

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Richmond Division

In re:

CIRCUIT CITY STORES, INC.,  
et al.,

Debtors.<sup>1</sup>

X  
: Chapter 11  
:  
: Case No. 08-35653 (KRH)  
:  
:  
: Jointly Administered  
:  
:  
X

**AFFIDAVIT OF SERVICE**

I, Isidro N. Panizales, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On June 3, 2009, copies of the following documents were served via electronic mail upon the parties set forth on the service lists attached hereto as **Exhibit A**, facsimile upon the parties set forth on the service lists attached hereto as **Exhibit B**, and first class mail upon the parties set forth on the service lists attached hereto as **Exhibit C**:

1. Debtors' Seventh Omnibus Objection to Certain Late Claims (Docket No. 3506)
2. Debtors' Eighth Omnibus Objection to Certain Late Claims (Docket No. 3507)
3. Debtors' Ninth Omnibus Objection to Certain (I) Late Claims and (II) Late 503(b)(9) Claims (Docket No. 3509)

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<sup>1</sup> The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

On June 4, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as **Exhibit D**:

1. Debtors' Seventh Omnibus Objection to Certain Late Claims (Docket No. 3506)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached **Exhibit E**)
3. Notice of Debtors' Seventh Omnibus Objection to Certain Late Claims (Personalized with claim and creditor information listed on Exhibit D) (Docket No. 3506)

On June 4, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as **Exhibit F**:

1. Debtors' Eighth Omnibus Objection to Certain Late Claims (Docket No. 3507)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached **Exhibit G**)
3. Notice of Debtors' Eighth Omnibus Objection to Certain Late Claims (Personalized with claim and creditor information listed on Exhibit F) (Docket No. 3507)

On June 4, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as **Exhibit H**:

1. Debtors' Ninth Omnibus Objection to Certain (I) Late Claims and (II) Late 503(b)(9) Claims (Docket No. 3509)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached **Exhibit I**)
3. Notice of Debtors' Ninth Omnibus Objection to Certain (I) Late Claims and (II) Late 503(b)(9) Claims (Personalized with claim and creditor information listed on Exhibit H) (Docket No. 3509)
4. Amended Exhibit C to Debtors' Ninth Omnibus Objection to Claims (Docket No. 3512)

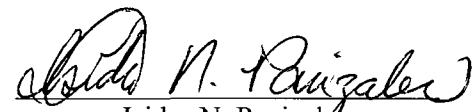
On June 4, 2009, copies of the following documents were served via electronic mail upon the parties set forth on the service lists attached hereto as Exhibit J, facsimile upon the parties set forth on the service lists attached hereto as Exhibit K, and first class mail upon the parties set forth on the service lists attached hereto as Exhibit L:

1. Amended Exhibit C to Debtors' Ninth Omnibus Objection to Claims (Docket No. 3512)
2. Debtors' Tenth Omnibus Objection to Certain Duplicate Claims (Docket No. 3513)

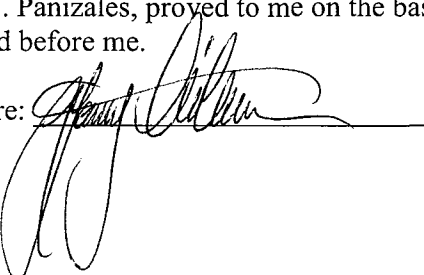
On June 4, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as Exhibit M:

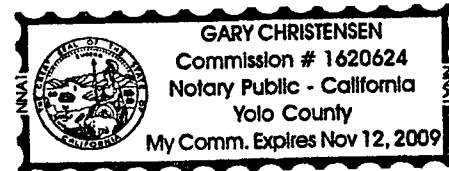
1. Debtors' Tenth Omnibus Objection to Certain Duplicate Claims (Docket No. 3513)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached Exhibit N)
3. Notice of Debtors' Tenth Omnibus Objection to Certain Duplicate Claims (Personalized with claim and creditor information listed on Exhibit M) (Docket No. 3513)

Dated: June 8, 2009

  
Isidro N. Panizales

State of California, County of Los Angeles  
Subscribed and sworn to (or affirmed) before me on this 8<sup>th</sup> day of June, 2009, by  
Isidro N. Panizales, proved to me on the basis of satisfactory evidence to be the person who  
appeared before me.

Signature: 



## EXHIBIT A

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CORPORATE SALES AND USE, EMPLOYER WITHHOLDING, AND LITTER TAX	VIRGINIA DEPARTMENT OF TAXATION	804-254-6111
INTERNAL REVENUE SERVICE	ATTN L LORELLA	804-916-8198

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Pasadena Independent School District	Dexter D Joyner	281-991-6012
Draper & Goldberg PLLC	Adam Hiller	302-213-0043
Draper & Goldberg PLLC	James E Clarke L Darren Goldberg	703-995-4542
Poyner Spruill LLP	Shannon E Hoff Esq	704-342-5264
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Jackson Kelly PLLC	Mary Elisabeth Naumann	859-252-0688

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DEPARTMENT OF JUSTICE CIVIL DIVISION	ATTN DIRECTOR	P O BOX 875	BEN FRANKLIN STATION	WASHINGTON	DC	20044	USA
SECURITIES & EXCHANGE COMMISSION	NATHAN FUCHS ESQ PATRICIA SCHRAGE ESQ	3 WORLD FINANCIAL CTR STE 400		NEW YORK	NY	10281-1022	USA
OFFICE OF THE ATTORNEY GENERAL	BOB MCDONNELL	900 E MAIN ST		RICHMOND	VA	23219	USA

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Broward County	Jeffrey J Newton	Government Center	115 S Andrews Ave	Ft Lauderdale	FL	33301
Griffith McCague & Wallace PC	Judy Gawlowski	200 Allegheny Center Mall		Pittsburgh	PA	15212
Gregory Lee McCall	FCI Forrest City Low	PO Box 9000		Forrest City	AR	72336
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Thomas W Daniels		1265 Scottsville Rd		Rochester	NY	14624

## **EXHIBIT D**

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10513	UNLIQUIDATED	Rosatto, Marcelo P		TM Anchorena 1238 3rd Fl	Apt 24 Capital Federal		Buenos Aires		1425	Argentina
10320	UNLIQUIDATED	Abdallah, Jean		4855 Gouin Blvd West			Montreal	QC	H4J 1B9	Canada
10358	UNLIQUIDATED	Annette Olthoorn		3 Anderson Dr			Grimsby	ON	L3M 4L9	Canada
10854	\$23,250.00	WAHLE, ELLIOTT		RUSTIQUE HOME FURNISHINGS	114 RAILSIDE RD		TORONTO	ON	M3A 1A3	CANADA
10729	\$2,943.45	WAHLE, ELLIOTT		114 RAILSIDE RD			TORONTO	ON	M3A 1A3	CANADA
10362	UNLIQUIDATED	Dr Alexander Sheruhn & Leonore Scheruhn		Thomasstr 2			Hof		95028	Germany
10489	\$11,404.50	Derrick Wan and Sharon A Wan JT Ten		44 Forsythe Dr			Kingston		6	Jamaica West Indies
10716	UNLIQUIDATED	Deveraturda, Gary Angoluan		1557A 3rd St Fabie Subdivision			Paco	Manila	1007	Philippines
10593	\$848.70	Ricardo Rosas		Calle 13AJ2 No 10 Ext Rexville			Bayamon	PR	00957	Puerto Rico
10431	\$250.00	24 HOUR 7 DAY		PO BOX 4427			LONG ISLAND CITY	NY	11104	USA
10527	\$886.32	ABRAHAM, INDELIA A	Abraham, Indelia A		5718 Simmonds Ave		Baltimore	MD	21215	USA
10527	\$886.32	ABRAHAM, INDELIA A		54 RALDEN CT			WINDSOR MILL	MD	21244	USA
10752	\$275.00	ACCENT POWER		4026 27 AVE NORTH			ST PETERSBURG	FL	33713-0000	USA
10467	\$73.48	AE SUPPLY CO INC	AE Supply Co Inc		PO Box 11229		Richmond	VA	23230	USA
10467	\$73.48	AE SUPPLY CO INC		1400 NORTH BOULEVARD			RICHMOND	VA	23230	USA
10776	UNLIQUIDATED	AHMED, SAFIUDDIN		1667 ROSALIND AVE			ELMONT	NY	11003-0000	USA
10391	UNLIQUIDATED	Albert S Haron		802 Winding Way			Westville	NJ	08093	USA
10831	UNLIQUIDATED	Alfred Ziehl		642 Mahantango			Chambersburg	PA	17202	USA
10330	\$8.64	Allen, Ronald J		2317 South 10 1/2 St			Terre Haute	IN	47802-3127	USA
10480	\$19,530.52	Allstate Insurance	Morse bolinger & Assoc	2300 Contra Costa Blvd Ste 285			Pleasant Hill	CA	94523	USA
10502	\$141.13	ALVAREZ, KRISTINE		15222 55TH DR SE			EVERETT	WA	98208	USA
10556	\$32,760.00	AMERICAN SYSTEMS CORP	AMERICAN SYSTEMS CORP	Attn Jennifer Hadley	13990 PARKEAST CIR		CHANTILLY	VA	20151	USA
10556	\$32,760.00	AMERICAN SYSTEMS		PO BOX 221201			CHANTILLY	VA	20153-1201	USA
10397	\$1,665.88	Anderson, David		1415 26th St W			Bradenton	FL	34205	USA
10350	\$2,816.71	Anderson, Jon		12350 NW Sunningdale Dr			Portland	OR	97229-4748	USA
10557	\$230.99	Angelo, Rochelle L		Po Box 492			Minersville	PA	17954	USA
10574	UNLIQUIDATED	Ann N Hoang & Dan V		9101 Bowling Green Dr			Frederick	MD	21704	USA
10354	\$600.00	Anusa Sisopha		12449 Bayhill Ct			Garden Grove	CA	92843	USA
10422	\$36,000.00	ARIBA, INC	STEVEN DVOA	210 6TH AVE			PITTSBURGH	PA	15222	USA
10366	\$303.55	Arulraj Sugunakumar		5420 N Sheridan Rd No 405			Chicago	IL	60640	USA
10296	\$239.55	ASHWAUBENON WATER & SEWER UTILITY	Ashwaubenon Water & Sewer		2155 Holmgren Way		Green Bay	WI	54304	USA
10296	\$239.55	ASHWAUBENON WATER & SEWER UTILITY		PO BOX 187			GREEN BAY	WI	54305-0187	USA
10430	\$185,687.04	ATLANTA JOURNAL	ATTN DAVID LOFE	DOUGLAS ROSS	72 MARIETTA STREET		ATLANTA	GA	30303	USA
10429	\$34,514.20	CONSTITUTION TMC	ATTN DAVID LOFE	DOUGLAS ROSS	72 MARIETTA STREET		ATLANTA	GA	30303	USA
10518	\$96.00	Augusta, Stephanie		36 Alhambra St			Ponte Vedra Beach	FL	32082	USA
10374	UNLIQUIDATED	BACK, JUSTIN		4408 BLOOMFIELD RD			TAYLORSVILLE	KY	40071	USA
10772	\$4,000.00	Bagwell, Brandon R		9 Bonita Dr			Hampton	VA	23664-0000	USA
10673	\$995.80	Barin Alexander Hanna	Barin Alexander Hanna		736 NW 53 St		Miami	FL	33127	USA
10673	\$995.80	Barin Alexander Hanna		5701 NW 21 Ave			Miami	FL	33142	USA
10812	\$72.72	BAUER, DUSTIN		15605 LARCH ST NW			ANDOVER	MN	55304-0000	USA
10809	\$48.26	BAUER, DUSTIN JOHN		15605 LARCH ST NW			ANDOVER	MN	55304-0000	USA
10699	\$1,239.27	BAZDAR, DINO		11470 W IRVING ST			BOISE	ID	83713	USA
10455	UNLIQUIDATED	Beekil, Irving B		145 N Milwaukee Apt 425			Vernon Hills	IL	60061	USA
10420	\$408.88	BEIMAN, NATHANIEL		1111 ARMY NAVY DR APT 1614			ARLINGTON	VA	22202	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10540	\$2,577.03	BELCARO GROUP INC DBBA SHOP AT HOME		7100 E BELLEVIEW AVE 208			GREENWOOD VILLAGE	CO	80111	USA
10349	\$15,000.00	Bender, Ryan		2266 Thomsen Wy			Lincoln	CA	95648	USA
10573	\$156.00	Benjamin A Wingate		1395 E Whitney Rd			Fairport	NY	14450	USA
10577	\$41.00	Benjamin D Dorrington		200 S Brighton St			Bunker Hill	IL	62014	USA
10671	\$2,101.00	Benton L Tibbets		37705 S Skyline Dr			Tucson	AZ	85739	USA
10698	UNLIQUIDATED	Bernice F Lewis		4301 Grantlake Rd			Richmond	VA	23234	USA
10576	UNLIQUIDATED	Betty J Edwards		130 Saddle Creek Ct			Davidson	NC	28036	USA
10483	\$7,948.00	Betty Woo		2345 Hoohai St			Pearl City	HI	96782-1761	USA
10423	\$1,360.21	BEVERLY B SENTS		BEV SENTS	246 ROBINSON CT		BINGHAMTON	NY	13924	USA
10665	\$764.98	Bhadrik B Shah & Dipti B		37 Pinecrest Rd			N Stonington	CT	06359	USA
10836	\$15,820.00	Bhimbhai, Javant		9601 4th View St			Norfolk	VA	23503	USA
10794	\$1,362.00	Bisarya, Pradeep		413 Riggsbee Farm Dr			Cary	NC	27519-7378	USA
10516	\$67.30	Blais, Paul Linda Blais		195 Kearsarge St			Manchester	NH	03102	USA
10590	\$1,035.70	BLATCHFORD, TONY J		60 LAKE ST	5		NASHUA	NH	03060	USA
10811	\$189.91	BLOOMQUIST, JOHN		1162 W WINDHAVEN AVE			GILBERT	AZ	85233-0000	USA
10830	UNLIQUIDATED	Bo Hai Hu		352 Hwy 11W			Daingerfield	TX	75638-0000	USA
10638	\$1,307.98	BOEHM, ANDREW		141 CAMBRIDGE AVE			HOLLAND	MI	49423	USA
10111	\$15,000.00	BOGER, MICHAEL		22 CARTERET RD			HOPATCONG	NJ	07843	USA
10685	\$150.00	BOHANNON, REBECCA		137 ASBILL AVE			HIGH POINT	NC	27265	USA
10406	\$191.31	Boland, Joseph Wesley		4212 60th St Ct W			Bradenton	FL	34204	USA
10686	\$1,100.00	BOMBARDIER, JEANPAUL		102 FERGUSON RD			FAIRFAX	VT	05454	USA
10481	\$650.00	BOUCHARD, LAUREN ANN		19 LUTY DR			SOUTHINGTON	CT	06489	USA
10332	\$1,062.44	BOYNES, TELEASEA L		1530 HONOR DR			RICHMOND	VA	23228	USA
10644	\$250.33	BRANDY NICOLE CLARK		3921 DILL RD			RICHMOND	VA	23222	USA
10389	\$199.99	BRANTON, TERRY		163 BIG HAMMOCK POINT RD			SNEADS FERRY	NC	28460-0000	USA
10370	\$96.88	Brendan Burt		16 Vanderbilt Dr			Great Neck	NY	11020	USA
10299	\$412.50	BREWER, KATHERINE		1637 Casarin Ave			Simi Valley	CA	93065	USA
10294	\$1,284.13	Brooks, Martha	Martha H Brooks	6725 Cornitassel Ln			Roanoke	VA	24018	USA
10519	\$10,000.00	Brown, Gregory Stephen		10373 Power Dr			Carmel	IN	46033	USA
10788	\$883.70	Bryant, Paul M	Paul Bryant	1306 7th Ave Apt E			Tuscaloosa	AL	35401-0000	USA
10745	\$1,859.20	BUGLIONE, MICHELLE A		9302 S W 157TH LANE			DUNNELLON	FL	34432-0000	USA
10567	\$7,500.00	BUTLER, MICHAEL A		3716 ARBORGROVE CT			RICHMOND	VA	23223	USA
10829	\$10,000.00	C N COPELAND ELECTRIC		3804B NORTH BROADWAY			KNOXVILLE	TN	37917	USA
10864	\$856.00	CAHILL, JAMES P		1456 WINDSOR PARK LN			HAVERTOWN	PA	19083	USA
10544	\$200.00	Califano, Paul		23 N Wells Ave			Glenolden	PA	19036	USA
10337	\$17,499.25	CAMDEN COURIER POST	PHIL MCCARTY	P O BOX 5300			CHERRY HILL	NJ	08034	USA
10404	\$300.30	Campbell, Karen		6512 3rd St Ct W			Bradenton	FL	34207	USA
10848	\$9,631.25	Campbell, Marilyn		9 Hastings Dr			Victor	ID	83455	USA
10450	\$886.73	Cantrall, Mary J		907 Williams St			Maryville	TN	37803	USA
10490	\$3,007.96	Carl R Payne		9600 Dunhill Dr			Miramar	FL	33025	USA
10601	\$146.18	CAROLINA MARTINEZ		90 AMSTERDAM AVE NO 2D			NEW YORK	NY	10023	USA
10507	\$161.50	Carolina Waste Services LLC		5264 B International Blvd Ste 200			North Charleston	SC	29418	USA
10628	\$810.00	Carroll, Kelly J		PO Box 596			Beatty	NV	89003	USA
10303	\$22,964.56	Carroll, Suzanne and Daniel		5502 Ember Ct			Agoura Hills	CA	91301	USA
10792	UNLIQUIDATED	Casey, Martin D		PO Box 622			Story	WY	82842-0000	USA
10852	\$8,917.75	CENTRAL PARKING	Central Parking System Inc	c o Chris Koto	2401 21St Ave S		Nashville	TN	37212	USA
10852	\$8,917.75	CENTRAL PARKING		PO BOX 790402	ACCT 0700149 1000		ST LOUIS	MO	63179-0402	USA
10783	\$129.36	Cesar Flores		630 SW 7 Ave			Miami	FL	33130	USA
10515	\$549.49	Chantry, Keith C		7342 Pine Cone Dr			Presque Isle	WI	54557	USA
10474	\$605.35	Cheryl Daves	Cheryl Daves	8601 E Old Spanish Trl			Tucson	AZ	85710	USA
10566	\$4,050.00	CHILELLI, THOMAS M		320			GALLOWAY	OH	43119	USA
6119 CLUBHURST CT										

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10393	\$52.00	Chris Moraits		675 S Gulfview Blvd No 705			Clearwater	FL	33767	USA
10645	\$564.33	CHRISTIAN LAPERA		472 CONARROE ST			PHILADELPHIA	PA	19128	USA
10616	UNLIQUIDATED	Christopher Means		460 Wilder St			Aurora	IL	60506	USA
10394	\$300.00	Clarence A Cuffee Jr		619 Alberthas Dr			VA Beach	VA	23452	USA
10849	\$332.50	CLARK, SIMON		149 CHESTNUT ST			ALIQUIPPA	PA	15001	USA
10761	\$57.93	CLEMONS, JENNIFER		1434 ROOSEVELT AVE			SPRINGFIELD	MA	01109-2420	USA
10759	\$3,016.86	CLEVELAND DAILY		PO BOX 3600			CLEVELAND	TN	37320-3600	USA
10697	\$250.00	COKER, EDDIE		1007 BEECHDALE AVE			BALTIMORE	MD	21237	USA
10720	UNLIQUIDATED	Coley, Dinah S & Robert A Stewart TTEE Mae L Stewart	Dinah S Coley	6613 River Winds Ln			Hixson	TN	37343-0000	USA
10459	\$15,000.00	COLLIER, LAKISHA	Lakisha Collier		2719 Isabella St		Houston	TX	77004	USA
10459	\$15,000.00	COLLIER, LAKISHA	COLLIER LAKISHA	7036 GOFORTH ST			HOUSTON	TX	77021-4935	USA
10634	\$153.23	CONVERY, SEAN JAMES		1131 DAVISVILLE RD			SOUTHAMPTON	PA	18966	USA
10631	\$496.07	COOPER, BOBBY EUGENE		3700 CASTLE PINES LANE	4035		ORLANDO	FL	32839-3546	USA
10631	\$496.07	COOPER, BOBBY EUGENE	Bobby Eugene Cooper		PO Box 616538		Orlando	FL	32861-6538	USA
10473	\$511.67	Craig, Jeremy		4823 Hazelnut Dr			Knoxville	TN	37931	USA
10392	\$109.75	Cynthia Cox		215 Irving			Longview	TX	75605	USA
10365	\$581.02	Daily Disposal Services Inc		PO Box 940			Lakeside	CA	92040	USA
10338	\$4,079.94	DAILY JOURNAL, THE		PO BOX 5100			CHERRY HILL	NJ	08034	USA
10861	\$214.22	DAUZAT FALGOUST					OPELOUSAS	LA	70571-0000	USA
10660	\$25.13	David E Fedor		PO BOX 1450			Pittsburgh	PA	15236	USA
10621	\$1,942.50	David Lee Cates	David Cates	5040 Azalea Dr			San Diego	CA	92109	USA
10325	\$8.00	DAVID MICHAELS	MICHAELS DAVID	1075 Chalcedony St No G			BAKERSFIELD	CA	93311-3022	USA
10613	UNLIQUIDATED	DAVID W EZELL		9718 CASA DEL SOL DR			HOPKINSVILLE	KY	42240	USA
10284	\$40,000.00	DAVIS, JAMES L		7055 NEWSTEAD RD			GLEN ALLEN	VA	23060	USA
10285	\$73,112.50	Davis, James L		6012 CARRINGTON			Glen Allen	VA	23060	USA
10784	\$2,280.56	Dawkins, Neville B		GREEN PL			Arlington	WA	98223-0000	USA
10545	\$188.30	Day III, Reginald E M		322 E Division St			Sykesville	MD	21784	USA
10564	UNLIQUIDATED	DE WET, ELIZABETH LYNN		6205 Monroe Ave			LANSDALE	PA	19446-4363	USA
10386	\$25.00	Debra L Edwards		1019 WINFIELD CT			Harvest	AL	35749	USA
10463	\$5,113.34	Deering, Edward F		211 Bent Oak Cir			Riviera	TX	78379	USA
10630	\$0.00	DELAWARE COUNTY		662 S County Rd 1150 Unit 121			DELAWARE	OH	43015	USA
10112	UNLIQUIDATED	Dennis M Tiernan		140 SANDUSKY ST			Las Vegas	NV	89147	USA
10372	UNLIQUIDATED	Dennis, Larry		4309 Woodwell St No B			Baltimore	MD	21217	USA
10356	\$511.00	Derin W Colvin		539 W Preszman St			Scottsdale	AZ	85251	USA
10355	UNLIQUIDATED	Derrick L Collins Jr		6803 E Main St No 1106			St Louis	MO	63136	USA
10746	\$50.26	DICOSOLA, NICHOLAS		9011 Huiskamp Ave			BLOOMINGDALE	IL	60108-0000	USA
10357	\$4,800.00	Dohrmann, Mike Byron		318 PLYMOUTH LN			Queen Creek	AZ	85243	USA
10582	UNLIQUIDATED	Donald Brennan		34945 N Karan Swiss Circle			Stafford	VA	22556	USA
10375	\$509.99	DONNA, SCHILLINGER		18 Green Leaf Ter			CLARKSVILLE	AR	72830-6774	USA
10606	\$100.00	DOROTHY E ELLIOTT		210 PRIVATE RD 3015			N KINGSTOWN	RI	02852	USA
10288	\$1,986.50	DUFOUR, HERROL C		491 ANNAQUATUCKET RD			TAMARAC	FL	33319	USA
10705	\$250.00	Edmund and Mary Jayne		4715 N W 49TH DR			Toms River	NJ	08753	USA
10113	\$3,223.80	Elaine A Chambart		11 Pinecrest Dr			Brooklyn	NY	11230	USA
10618	\$1,045.00	ELECTRA SOUND		1000 Ocean Pkwy			PARMA	OH	44130	USA
10845	\$630.64	ERNEST PACKAGING		10779 BROOKPARK RD			SACRAMENTO	CA	95828	USA
10551	\$95.98	Espinoza, Maribel		7728 WILBUR WAY			Sunland Park	NM	88063	USA
10351	\$1,194.60	Faulkner, Max		PO Box 581			Garrett Park	MD	20896	USA
10298	\$639.48	Fennell Container		10807 Keswick St	Box 304		Greenville	SC	29607	USA
10275	\$396.60	Ferolito, Annette		684 Mauldin Rd			Sedalia	MO	65301	USA
10584	UNLIQUIDATED	FIFE, MARY M		3251 S Marshall			LILBURN	GA	30047	USA
				838 CHARTLEY DR						

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10733	\$6,915.60	Finley, Raymond A		2395 Sequoya Trl			Mobile	AL	36695-0000	USA
10735	\$630.81	FISHER, REBECCA		21916 PEPPERCORN DR			SAUGUS	CA	91350-0000	USA
10568	\$40,000.00	FOX, STEPHEN L		2819 PATRIOTS LANDING DR			QUINTON	VA	23141	USA
10569	\$35,000.00	FOX, STEPHEN L		2819 PATRIOTS LANDING DR			QUINTON	VA	23141	USA
10570	\$35,000.00	FOX, STEPHEN L		2819 PATRIOTS LANDING DR			QUINTON	VA	23141	USA
10485	\$590.00	FRANCOIS, RALPH		26 39 96ST 34 AVE	1R		EAST ELMHURST	NY	11369	USA
10640	\$150.00	FRAUENGLASS, MARIAN B		105 BRIAN DR			WARNER ROBINS	GA	31088	USA
10795	\$76.00	FREDERICK, HERBERT		295 W VERNON DR APT 10			UPLAND	CA	91786-0000	USA
10749	\$219.26	FREE, LEE EDWARD		3314 SW 94TH DR			GAINESVILLE	FL	32608-0000	USA
10620	\$10,060.95	Furman, Paul		3767 Radburn Dr			S San Francisco	CA	94080	USA
10773	\$46,000.00	GAYATIN, FRANK		40469 SHAW CT			FREMONT	CA	94536-0000	USA
10607	\$13,249.99	GEORGE A HARMON JR		249 McBANE ST			EDEN	NC	27288	USA
10670	\$777.40	Gerald A Wagy		27206 275th Ave			Ewing	MO	63440	USA
10460	\$106.89	GERALD, DURSO		912 MCINTOSH CIRCLE			BRANDON	FL	33510-0000	USA
10560	\$15,000.00	GETTS, NICHOLAS		770 BRUSHWOOD DR			WOLVERINE LAKE	MI	48390	USA
10408	\$147.89	GETZ, STEVE SHAUN		214 MALLARD COURT			HAVRE DE GRACE	MD	21078	USA
10346	\$231.21	Gilpatrick, Robert J		878 Lemon Rd			South Daytona	FL	32119	USA
10371	UNLIQUIDATED	Glenn W Franklin		675 N 28th Pl W			Tulsa	OK	79127	USA
10311	\$1,320.00	Golestaneh, Darius	Golestaneh, Darius	53 W 72nd St			New York	NY	10023	USA
10311	\$1,320.00	Golestaneh, Darius		PO Box 237163			New York	NY	10023	USA
10525	\$135.37	Gomes, Theo		22 Dales Ave 1st Fl			Jersey City	NJ	07306	USA
10738	\$1,500,000.00	GOODLOE, PAMELA D	GOODLOE, PAMELA D	8153 BIRCH WALK DR			RIVERDALE	GA	30274-0000	USA
10738	\$1,500,000.00	GOODLOE, PAMELA D		610 HANDLEY AVE S W			ATLANTA	GA	30310-0000	USA
10433	\$440.00	Gouge, Jeffrey		1901 Bella Angelina Ct			Jacksonville	FL	32223	USA
10558	\$1,612.24	GREATHOUSE, ALISON		PO BOX 265			MIDLAND CITY	AL	36350	USA
10403	\$136.18	Griffith, Justin		6211 Medici Ct Apt 205			Sarasota	FL	34243	USA
10732	\$1,721.52	Griffiths, Gordon E and Edith		1921 Boulder Ridge Dr			Conroe	TX	77304-0000	USA
10641	\$538.59	GRIMES, DOUGLAS L		47 OAK VALLEY DR			SPRING HILL	TN	37174	USA
10451	\$180.56	GRONZALSKI, BERNADET		5182 PHILIP AVE			MAPLE HTS	OH	44137-1446	USA
10843	\$15,000.00	GUALDONI, CHARLES		5918 88TH PLACE			LUBBOCK	TX	79424	USA
		Guillen Sr, Gustavo & Maria								
		Ramos JTWROS		791 Crandon Blvd Apt 501			Key Biscayne	FL	33149-0000	USA
10703	\$426.98	Guoliang Liu		1631 Madison St			Madison	WI	53711	USA
10828	\$63.58	Habib, Mohamed		512 Hawkeye Ct			Iowa City	IA	52246-0000	USA
10642	\$10,582.00	HANDY, JIM D		3933 FOURCEE FARMS LANE			COLUMBIA	VA	23038	USA
10412	\$8,550.00	HARBOR INDUSTRIES INC		14130 172ND AVE	SOUTH INDUSTRIAL PARK		GRAND HAVEN	MI	49417	USA
10753	UNLIQUIDATED	HARPER, DAMITA	Harper, Damita	3867 Misty Bleau Dr			Powder Spring	GA	30127	USA
10753	UNLIQUIDATED	HARPER, DAMITA		3240 RIDGECREST DR			POWDER SPRINGS	GA	30127-0000	USA
10310	\$307.09	Hart, Elizabeth		1977 Seabright Ct			Royal Oak	MI	48073-1218	USA
10290	\$639.12	HARTHUN, AUSTIN JAMES		19032 TAYLOR AVE			MORGAN HILL	CA	95037	USA
10348	\$4,750.00	Haviland, Brian		3550 85th St No 2J			Jackson Hts	NY	11372	USA
10730	\$5,500.00	Hawkins, Richard		645 Citizens Rd			Crewe	VA	23930-0000	USA
10774	UNLIQUIDATED	HAYTER, KATE M		711 ABBEY VILLAGE CIR			MIDLOTHIAN	VA	23114-0000	USA
10517	\$9,470.45	Hazarika, Fafi		9 Spaulding Dr			Merrimack	NH	03054	USA
				1129 GARRISON PLANTATION						
10714	\$618.49	HAZELTON, TESHANDA J		3414 CANDLERIDGE DR			MARIETTA	GA	30008-0000	USA
10532	\$15,000.00	HERNANDEZ, TANIA		4930 HARRIS AVE			SPRING	TX	77388-5215	USA
10448	UNLIQUIDATED	HERRMANN,		542 Daybreak Dr			SARASOTA	FL	34233	USA
10316	\$6,109.93	Hien T Hill		4605 HOLDREGE	3		St George	UT	84770-5132	USA
10411	\$66.26	HIER, SHANNON		5220 LEIGHTON AVE NO 2			LINCOLN	NE	68503-0000	USA
10411	\$66.26	HIER, SHANNON	HIER SHANNON M				LINCOLN	NE	68504	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10449	\$30.29	HILGENBERG, JEFFREY		5811 ROSE AVE	8		COUNTRYSIDE	IL	60525-0000	USA
10536	\$15,000.00	HILLMANN, SCOTT A		161 W CENTRAL AVE			MOORESTOWN	NJ	08057	USA
10335	\$267.33	HOEFT, SARAH MARIE		731 TATUM AVE			GILROY	CA	95020	USA
10775	\$15,000.00	HOLBROOK, LAURIE		2015 W 134TH WAY			WESTMINSTER	CO	80234-0000	USA
10588	\$15,000.00	Holbrook, Ty		5915 Crockett			Lumberton	TX	77657-0000	USA
10305	\$546.25	HOPKINS, TIFFANY		7703 OKEITH COURT	UNIT 1710		RICHMOND	VA	23228	USA
10452	\$1,083.23	Houlis, Ila	Ila Houlis	810 Hudson Dr			Joliet	IL	60431	USA
10798	UNLIQUIDATED	Howard, Jan McDonald		7506 Coddle Harbor Ln			Potomac	MD	20854-0000	USA
10116	\$40,000.00	HOYE, MICHAEL B		14001 WILEY CIRCLE			MIDLOTHIAN	VA	23114	USA
10651	\$2,136.00	HUCKABY, TONY J		7105 BAYLESS LANE			POWELL	TN	37849	USA
10683	\$7,000.00	HUGUELY VERNON		1562 CHASE AVE	APT NO 5		CINCINNATI	OH	45223	USA
10655	\$30,924.00	Huyenlinh Nguyen		19 E Meadowbrook Cir			Sicklerville	NJ	08081	USA
				2627 WEST FARRAGUT						
				APT 2S			CHICAGO	IL	60625-0000	USA
10614	UNLIQUIDATED	IVOR W RICH		205 W BLUE HERON			SALEM	SC	29676	USA
10762	\$303.08	JACKSON WATER COLLECTION, MI	JACKSON, CITY OF MI	GILBERT W CARLSON ASST CITY ATTY	161 W MICHIGAN AVE		JACKSON	MI	49201-0000	USA
10762	\$303.08	JACKSON WATER COLLECTION, MI		161 WEST MICHIGAN AVE			JACKSON	MI	49201-0000	USA
10837	\$2.10	James K Johnson		4584 Carmel Cir			Pace	FL	32571	USA
10646	\$1,313.22	JAMES WEYRICK		3128 BAY ST			SARASOTA	FL	34237	USA
10533	\$10,000.00	JAMGOCHIAN, HAROUT		38600 LOUISE LANE			PALMDALE	CA	93551	USA
10725	UNLIQUIDATED	JARRETT V, SAMUEL		3336 CROSS RIDGE RD			MONTGOMERY	AL	36116-0000	USA
10611	\$9,104.52	JENKINS GOODMAN NEUMAN & HAMILTON		417 MONTGOMERY ST	10TH FL		SAN FRANCISCO	CA	94104	USA
10501	\$24.45	JENNIE, WATKINS		153205 RT 59			PLAINFIELD	IL	60544-0000	USA
10617	\$855.00	Jimmy C Cox and Justin L		434 Lee Rd			Magazine	AR	72943	USA
10306	\$20,413.00	Joffe, Jakob		10708 Chipewyan Dr			Richmond	VA	23238	USA
10696	\$98.44	John McNamee		1763 2nd Ave 38K			New York	NY	10128	USA
10669	\$4,232.28	John V Carney & Gerda K		308 Brierwood			Bluefield	VA	24605	USA
10486	\$10,000.00	JOHNDROW, MARY F		401 WEST 31ST ST			RICHMOND	VA	23225	USA
				2900 W HIGHLAND ST						
8746	\$585.96	JOHNSON, AARON JEFFREY		NO 259			CHANDLER	AZ	85224	USA
10819	\$492.50	Johnson, Amanda		1353 Meadow Dr			Arnold	MO	63010-0000	USA
10728	\$7,000.00	Johnson, Corey A		11417 S Gander St			Olathe	KS	66061-0000	USA
10496	\$15,000.00	Johnson, Joyce A		2657 Wingfield Rd			Norfolk	VA	23518-0000	USA
10295	\$116.51	Johnson, Mark L Patricia A	Patricia Johnson	4126 Mapleridge Dr			Grapevine	TX	76051	USA
10657	UNLIQUIDATED	Jonathan Dan Hoang & Anli Ngoc Hoang		9101 Bowling Green Dr			Frederick	MD	21704	USA
10648	\$15,000.00	JONES III, LOUIS C		17 SPRING HARBOR			ALISO VIEJO	CA	92656	USA
10802	\$103.95	Jones, Rickeisha		4688 FM 521			Brazona	TX	77422-0000	USA
10528	UNLIQUIDATED	Jones, Teanna L		336 Sycamore St			Ardmore	OK	73401	USA
10599	\$80.00	JOSEPH AND REBEKAH		3106 RAWLE ST			PHILA	PA	19142	USA
				11100 E Dartmouth Ave						
10675	\$408.17	Joseph Love		Apt 84			Denver	CO	80014	USA
10604	\$639.99	JOSEPH ROBBINS		PO BOX 10054			ST THOMAS	USVI	00802	USA
10565	\$1,208.46	Josh Feldpausch		13800 Park Center Ln Apt 121			Tustin	CA	92782	USA
				Urb Bayamon Gardens						
10360	\$650.00	Juan Javier Rivera Rodriguez	Juan J Rivera Rodriguez	C12 No N41			Bayamon	PR	00957	USA
10368	\$10,000.00	Juanita Jones	Lisa Albano	510 Broadhollow Rd Ste 308			Melville	NY	11747	USA
				510 Broadhollow Rd Ste 308						
10368	\$10,000.00	Juanita Jones	Lisa Albano	510 Broadhollow Rd Ste 308			Melville	NY	11747-3606	USA
				2604 Porter Ave						
10769	\$1,748.85	Juarez, Hector D		2416 Lindbergh Blvd			EI Paso	TX	79930-2023	USA
10595	UNLIQUIDATED	Judith L James		PO Box 3535			Springfield	IL	62704-5557	USA
				PO BOX 22158						
10309	\$393.48	KANSAS GAS SERVICE	Kansas Gas Service				Topeka	KS	66601-3535	USA
10309	\$393.48	KANSAS GAS SERVICE					TULSA	OK	74121-2158	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10563	\$586.50	KANTELES, GREGORY		PO BOX 842			PELHAM	NH	03076	USA
10383	\$792.65	Kathleen L Naccarato		2617 Cayuga Rd			Wilmington	DE	19810	USA
		Keith E Johnson Denise L		7910 W 67th St			Merriam	KS	66202-3709	USA
10677	\$20.00	Johnson JT TEN								
10456	\$964.81	KENS TIRE SERVICE		1012A N VASCO RD			LIVERMORE	CA	94550-9268	USA
10552	\$4,229.26	Kern, Elena S		24102 Spring Mill Ln			Spring	TX	77373	USA
10662	\$1,500.00	Kevin Krause		478 Mountain Rd			Windsor	NY	13865	USA
				35 San Clemente Dr No					415-497-	
10581	\$343.20	Khawar Abbas		308			Corte Madera	CA	3500	USA
10390	\$64.20	KIM ES FLOWERS INC		350 E BROAD ST			GROVELAND	FL	34736	USA
10530	UNLIQUIDATED	KINT, ADELLE		345 MORITZ RD			ORRTANNA	PA	17353	USA
10530	UNLIQUIDATED	KINT, ADELLE	Adelle, Kint		2650 NW 56th St		Seattle	WA	98107	USA
10624	\$3,287.42	KNIGHT, BRADLEY S		420 TYNSDALE DRIVE			DOUGLASVILLE	GA	30134	USA
10706	\$167.31	Kristen Bergeron		52 Harbor Ave			Nashua	NH	03060	USA
10550	UNLIQUIDATED	Landy, Eva and Arthur JT		1 Nayatt Rd			Barrington	RI	02806	USA
10742	\$4,052.52	Lawrence H Fulton		1613 Burnwood Rd			Baltimore	MD	21239	USA
10841	\$500,000.00	LAY, BARBARA	DAVID R HEIL PA	2324 LEE RD			WINTER PARTK	FL	32789	USA
10817	\$100,000.00	Lay, Michael	David R Heil PA	2324 Lee Rd			Winter Park	FL	32789-0000	USA
10445	\$96.70	LE BLEU CORP		PO BOX 2093			ADVANCE	NC	27006	USA
10401	\$117.44	Lee, Jean		2544 46th Ave W			Bradenton	FL	34207	USA
10813	\$674.20	Leets, Rita M		716 Ashepoo Ct			Evans	GA	30809-0000	USA
10424	\$2,342.16	LEHMANN, GARY		604 COLCHESTER DR			EL PASO	TX	79912	USA
10504	\$899.05	LEONARD, RASHAD		84 TEMPLE ST			SPRINGFIELD	MA	01105	USA
10591	\$1,292.00	Leslie D Sturgeon		4309 Decoursoy Ave			Covington	KY	41015	USA
10777	\$299.99	Light, Kristin L		2821 Fackler Ave			Elyria	OH	44035-0000	USA
10818	\$4,900.00	Lijassi, Aziz		2198 8 Ave Apt 4W			New York	NY	10026-0000	USA
10572	UNLIQUIDATED	Linda Avis		5900 W Anthony Rd			Ocala	FL	34479	USA
10407	\$10,955.00	Lindemand, Robert W		20302 Scott Dr			Strongsville	OH	44149	USA
10834	\$1,908.66	Littrell, William Douglas IRA	William Douglas Littrell	13922 Sunnybrook Rd			Phoenix	MD	21131	USA
10579	\$2,796.61	Lo Heng Hui		1515 E Marbury St			W Covina	CA	91791	USA
10801	\$421.59	Lopez, Ariel K	Ariel Lopez	21 NW 66 Ave			Miami	FL	33126-0000	USA
10336	\$45.00	LOPEZ, MICHELLE		1412 HILL DR			ANTIOCH	CA	94509	USA
10664	\$96.68	Luis Alberto Sanchez		10541 SW 102 Ave			Miami	FL	33176	USA
10734	\$241.17	LUKES, STEPHANIE		19 DELAWARE AVE			CLAYMONT	DE	19703	USA
10734	\$241.17	LUKES, STEPHANIE	Lukes, Stephanie Susan		12 Darley Rd		Claymont	DE	19703-0000	USA
10687	\$8,000.00	LUSTER, DONTA	Luster, Donta		1607 Jensen Ct		Dallas	TX	75204	USA
				10840 STONE CANYON RD	2438		DALLAS	TX	75230	USA
10826	\$1,000.00	Luu Vo		9422 Reading Ave			Westminster	CA	92683-0000	USA
10846	UNLIQUIDATED	MACAULAY, DAVID R		106 LISAR LN			LONGWOOD	FL	32750	USA
10529	\$62.13	MACK, JENNIFER		36463 AMES TER			FREMONT	CA	94536-2635	USA
10529	\$62.13	MACK, JENNIFER	Jennifer Mack		20367 Silver Sage St		Bend	OR	97702	USA
				14602 REDWOOD BEND TRAIL			HOUSTON	TX	77062	USA
10398	\$500.00	MACKEY, SCOTT WILLIAM		Rt 1 Box 2076			Thackerville	OK	73459	USA
10619	\$7,059.50	Mark Jones		2103 Armstrong Valley Rd			Murfreesboro	TN	37128-0000	USA
10781	\$3,114.99	Markum, Randall		1910 N Spurgeon St No 7			Santa Ana	CA	92706-0000	USA
10857	\$1,064.70	Martinez, Francisco		7036 13TH ST E			SARASOTA	FL	34243	USA
10405	\$1,496.89	MASER, ANTHONY		233 Hillandale Dr			Bloomingdale	IL	60108	USA
10487	\$1,770.95	Mathai P Alex		233 Hillandale Dr			Bloomingdale	IL	60108	USA
10488	\$4,317.81	Mathai P Alex		1801 Tara Dr			Prattville	AL	36066	USA
10478	\$90.00	Mathew Reese	Mathew Reese	3715 116th St Ct W			Bradenton	FL	34210	USA
10402	\$546.00	Matos, Benjamin		71 County Rd 659			Coffee Springs	AL	36318	USA
10475	UNLIQUIDATED	Matt Gullo		8603 Rosehedge Dr			Pico Rivera	CA	90660	USA
10596	\$1,361.78	Matthew Valdepena		2066 CHINQUAPIN RD			CANTON	NC	28716	USA
10286	\$230.74	MCANDREWS, HEATHER		PO Box B			Villa Grande	CA	95486	USA
10546	\$473.25	McCabe, Michael		1110 ROYAL OAKS DR	70		MONROVIA	CA	91016	USA
10314	UNLIQUIDATED	MCCAIN, BRANDON	McCain Brandon	1032 N Lilac Ave No 18			Rialto	CA	92376	USA

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10710	\$1,847.00	McCartney Jr, Kevin		2443 Oriole Ln			Santa Cruz	CA	95062-0000	USA
10632	\$75,000.00	MCCLENDON, SHIRLEY		326 E FULKERSON ST			DRUMRIGHT	OK	74030	USA
10632	\$75,000.00	MCCLENDON, SHIRLEY	Law Office of Jack D Crews		5508 S Lewis Ave		Tulsa	OK	74105	USA
10711	\$1,542.48	McIntosh, Omar		515 E 78 St			Brooklyn	NY	11236-0000	USA
10387	UNLIQUIDATED	MCNEAL, THEODORE		125 OAKLAND AVE			HUNTINGTON	WV	25705	USA
10737	\$264.16	Means, Katrisha A		4402 Shreveport Hwy			Pineville	LA	71360-0000	USA
10466	UNLIQUIDATED	Medeiros, Zachary		1141 Hui St			Kailua	HI	96734	USA
10787	\$1,342.82	MELBY, GREGORY L		21707 52ND AVE W			MOUNTLAKE	WA	98043-0000	USA
10318	\$258.06	Menteer, Matthew Joseph		5428 Greentop Wy			St Louis	MO	63128	USA
10395	\$571.98	Metro Sanitation LLC		22001 Hoover Rd			Warren	MI	48089	USA
10674	\$818.53	Michael E Fissinger		2101 Govert Dr			Schererville	IN	46375	USA
10667	\$2,322.89	Michael J Guidarelli		10152 S 83rd St			Palos Hills	IL	60465-1443	USA
10859	\$841.15	Mijangos, Giery		10452 Highdale St			Bellflower	CA	90706-0000	USA
				6227 CHRISTINA GROVES CIR			LAKELAND	FL	33813-3911	USA
10758	\$870.00	Miller, Susan C & Wayne A		3 Scarborough Pk			Rochester	NY	14625-0000	USA
				824 WINESAP COURT APT NO 203			PROSPECT HEIGHTS	IL	60070-0000	USA
10747	\$101.04	MINORCZYK, TOMASZ		8160 CLOVERTREE CT			RICHMOND	VA	23235	USA
				51 01 39th Ave Apt No E32			Sunnyside	NY	11104	USA
10666	\$1,369.30	Mohammed Fugrul Hassan		736 NW 92nd St			Oklahoma City	OK	73114	USA
10825	\$364.50	Monty Warden								
		Moorman Kizer & Reitzel		Jeffrey Reitzel TTE	PO Box 53774		Fayetteville	NC	28305-3774	USA
10863	\$5,775.00	AMD Restated PSP	James Kizer TTEE							
10494	\$3,055.00	MORENO, MICHAEL		33763 KENNEDY DR			STERLING HEIGHTS	MI	48310-0000	USA
10782	\$393.00	Munoz, Edwardo E		1450 SW 7th St Apt 112			Miami	FL	33135-0000	USA
10840	\$15,000.00	MUNOZ, GEORGE		RR 01 BUZON 11904			TOA ALTA	PR	00953	USA
10276	UNLIQUIDATED	Murdock, Mark A		25590 Noble Dr			Chesterfield	MI	48051	USA
				1539 N ALEXANDRIA AVE NO 206			LOS ANGELES	CA	90027	USA
10652	UNLIQUIDATED	MURSHED, BHUIYA		1306 ALAMANCE CHURCH RD						
				300 Erie Blvd W			GREENSBORO	NC	27406	USA
10612	\$6,280.20	NAPOLEON SUTTON		333 MAIN ST			Syracuse	NY	13202	USA
10409	\$15,740.13	National Grid		2920 Carrington St NW			DANBURY	CT	06810	USA
10500	\$19,705.58	NEWS TIMES DANBURY,		100 E Henrietta Rd			North Canton	OH	44720	USA
10704	\$13,886.08	Nicholas P Luchitz		1260 Gennfield Ct No 2			Rochester	NY	14620	USA
10583	\$19.00	Nicole Juersivich		189 Boylston St H2			Los Angeles	CA	90023	USA
10594	\$606.24	Noel Sanchez		189 Boylston St H2			Jamaica Plain	MA	02130	USA
10521	\$516.85	Nova, Lucia M		189 Boylston St H2						
10755	\$516.85	Nova, Lucia M		54 THIRD AVE	A10		Jamaica Plain	MA	02130-0000	USA
10343	\$143.25	Novoa, Gisselle		4537 RACCOON TRL			Miami	FL	33126-2708	USA
10477	\$182.29	ODONNELL, MICHAEL		4537 Raccoon Trl			GARWOOD	NJ	07027-0000	USA
10345	\$550.10	OGUNDIYA, AYO	OGUNDIYA AYO	4537 MARGARET ST			HERMITAGE	TN	37076-4704	USA
10344	\$444.80	Ogundiya, Femi		94 38 ALSTYNE			Hermitage	TN	37076	USA
10352	UNLIQUIDATED	OSBORNE, COLLEEN M		212 MITCHEL AVE			WHITE BEAR LAKE	MN	55110	USA
10824	\$690.40	OZORIA, BOLIVAR		36556 Orchard Lake			ELMHURST	NY	11373	USA
10701	\$104.13	PACHECO, CARLOS		3171 Tamarack Dr			EAST MEADOW	NY	11554-0000	USA
10625	\$2,541.73	Palomba, Adam		1500 HIGHRIDGE			New Baltimore	MI	48047	USA
10785	\$559.30	Palos, John		8954 Emerson St			Arnold	MO	63010-0000	USA
		PANJAGUA, GUADALUPE		336 PARKER AVE SOUTH						
10329	\$1,974.08	RODRIGUEZ		518 Court St			BENBROOK	TX	76126	USA
10289	\$8,702.60	Patel, Ashok & Sangita		5922 SHANA DR			Des Plaines	IL	60016	USA
		PATRICIA BLEACH		7533 N SHIRLEY LANE			MERIDEN	CT	06450	USA
10598	\$300.00	Patrick Abbas		PO Box 789			Mason	OH	45040	USA
10586	UNLIQUIDATED	Paul Lawrence					Stockton	CA	95205	USA
10497	\$1,551.94	PEAKE, ANDREY LAMARR					COLUMBUS	OH	43232-0000	USA
10724	\$560.00	PEREZ, LOVELIA VILLA					TUCSON	AZ	85741	USA
10114	\$15,000.00	Perrin, Jennifer C					Columbia	VA	23038	USA

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10418	\$168.61	PERSCHON, BRYAN		428W CENTER ST			MIDVALE	UT	84047-0000	USA
10690	\$319.99	PETERSON, ERIC		1167 GLENNGROVE AVE			CENTRAL POINT	OR	97502-2958	USA
10600	\$787.50	PHILIP ROMAN		2906 FALCON CT			MAYS LANDING	NJ	08330	USA
10682	\$15,768.15	PHILLIPS, TRACY LYNN	Phillips, Tracy Lynn	Attorney Jeremy C Bradford	Tippens & Zuroskey LLP	2333 Randolph Rd Ste 200	Charlotte	NC	28207	USA
10682	\$15,768.15	PHILLIPS, TRACY LYNN		6621 COMMACK DR			CHARLOTTE	NC	28216	USA
10376	\$510.00	PHOENIX POLICE DEPARTMENT	Sandra E Hunter	200 W WASHINGTON STE NO 130			PHOENIX	AZ	85003	USA
10376	\$510.00	PHOENIX POLICE DEPARTMENT	Phoenix Police Department	Attn Rebecca Buckhannon Code Enforcement Unit	1717 E Grant St Ste 100		Phoenix	AZ	85034	USA
10768	\$1,540.63	Pinder, Latoya A		1929 Beechwood Ave			Baltimore	MD	21207-0000	USA
10492	\$16,088.85	Ping Nan		246 Dahill Rd			Brooklyn	NY	11218	USA
10471	\$4,700.00	Pipjunge, Jennifer Brekman		2560 Loch Gate LN			Powhatan	VA	23139	USA
10639	\$387.51	PITTSBURGH RECYCLING		50 VESPUCIUS ST			PITTSBURGH	PA	15207	USA
10339	UNLIQUIDATED	Poders, Jory		1065 Holly Dr			Antioch	IL	60002	USA
10650	\$10,280.00	POIRIER, MARGARET A		6148 CLEARVIEW AVE			BENSALEM	PA	19020	USA
10453	\$20,000.00	Polgar, John Robert	John Robert Polgar	14137 Kings Farm Ct			Midlothian	VA	23113	USA
10740	\$640.15	POULIOT, MATTHEW	Pouliot , Matthew Gary		14 WINTHROP CT		Augusta	ME	04330-0000	USA
10740	\$640.15	POULIOT, MATTHEW		53 HIGHLAND AVE			AUGUSTA	ME	04330-0000	USA
10322	\$15,000.00	POWELL, BUFF WINGATE		5610 ALICANTE DR			ARLINGTON	TX	76017	USA
10767	\$114.43	Privette, Christine		4716 Sayer Ave Apt A			Baltimore	MD	21229-0000	USA
10426	\$318.79	PROCH, CHRIS		13358 PACKARD DR			WOODRIDGE	VA	22193	USA
10312	\$155.90	PRUETT, ROBERT		2185 CLUBVIEW DRIVE			ROCKWALL	TX	75087	USA
10505	\$375.00	QSIIS CORP		9800 D TOPANGA CANYON BLVD	STE 345		CHATSWORTH	CA	91311	USA
10388	\$2,625.93	QUINTANILLA, JENNIFER A		1020 N OXFORD AVE			LOS ANGELES	CA	90029	USA
10807	\$2,000.00	Rader, Len Z		468 N Eastern Ave			Idaho Falls	ID	83402	USA
10855	\$1,507.93	RAHMAN, MOHAMMAD DAIDUR		51 01 39TH AVE APT NO E32			SUNNYSIDE	NY	11104	USA
10378	UNLIQUIDATED	Ralph Staley		1234 Sonesta Ln			San Antonio	TX	78260	USA
10526	UNLIQUIDATED	Ramsdell, Linda		436 Wiggins Run Rd			Great Cacapon	WV	25422	USA
10589	\$15,083.69	RAO, CHITTARANJAN KESEVA		315 E SAN FERNANDO NO 21	APT 21		SAN JOSE	CA	95112	USA
10443	\$50,000.00	RAUN, JOE		10714 PHILCREST RD			PHILADELPHIA	PA	19154	USA
10107	\$20,000.00	RAYNOR, ENAS SHAQDIEH		397 NW 159TH AVE			PEMBROKE PINES	FL	33028	USA
10108	\$40,000.00	RAYNOR, ENAS SHAQDIEH		397 NW 159TH AVE			PEMBROKE PINES	FL	33028	USA
10109	\$17,538.46	RAYNOR, ENAS SHAQDIEH		397 NW 159TH AVE			PEMBROKE PINES	FL	33028	USA
10110	\$40,000.00	RAYNOR, ENAS SHAQDIEH		397 NW 159TH AVE			PEMBROKE PINES	FL	33028	USA
10602	\$1,155.20	REDDY PARVASA		3810 REGENT RD			DURHAM	NC	27707	USA
10509	UNLIQUIDATED	REDMAN, WALTER		14232 CASTLEROCK DRIVE			ORLANDO	FL	32828	USA
10291	\$72.75	Reed, Chris		1633 SW 28th Ave			Ft Lauderdale	FL	33312	USA
10347	\$744.08	Reed, Kathleen S		8319 Chelmsford Rd			Richmond	VA	23235	USA
10649	\$878.09	REGAN, CHRISTOPHER GEORGE		5822 NW WALNUT COURT			PARKVILLE	MO	64152	USA
10472	\$2,452.38	Reid, John M		PO Box 2370			Bushnell	FL	33513	USA
10693	\$839.76	Rene Rodriguez		1323 S Marianna Ave			Los Angeles	CA	90040	USA
10692	\$1,000,000.00	Renukaben S Naik	c o Daniel E OBrien	Winters Enright Salzetta & OBrien LLC	111 W Washington St Ste 1200		Chicago	IL	60602	USA
10715	\$397.37	Retuta, Denise		1826 12th Ave			Delano	CA	93215-0000	USA
10543	\$731.51	Ricardo, Gala		408 Aero Ave			Schertz	TX	78154	USA
10327	\$300.00	RICH, RYAN THOMAS		650 212TH ST			DYER	IN	46311	USA
10659	\$1,999.06	Richard Frazee		PO Box 2051			Rolla	MO	65402	USA
10308	\$2,821.76	Richardson, James Thomas		6 Chatachee Xing			Savannah	GA	31411	USA
10549	\$850.00	RICHTER, DIANE		126 ARDIS DR			HAUGHTON	LA	71037	USA
10464	\$4,027.45	Rickey K Challman	Rickey K Challman	10765 Martinwood Way			Cupertino	CA	95014	USA
10744	\$15,691.67	RIPPON, VIVIAN E		618 W ROUTE 66	APT NO 2		GLENDORA	CA	91740-0000	USA
10331	\$6,500.00	RITCHIE, AARON		14455 12TH AVE NORTH			PLYMOUTH	MN	55447	USA

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Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10820	UNLIQUIDATED	Ritenour, Lee A		385 Little Pond Dr			Bolivar	PA	15923-0000	USA
10676	\$182.76	RIVAS SUSANA		3581 W LYNDALE	1		CHICAGO	IL	60647-0000	USA
10605	UNLIQUIDATED	ROBERT PORTER		16 BEALL AVE			ROCKVILLE	MD	20850	USA
10578	\$2,000.00	Robert Thompson		6437 N Bosworth Ave No 3			Chicago	IL	60626	USA
10835	\$5,500.00	Robert W Lindemann		20302 Scott Dr			Strongsville	OH	44149	USA
		ROBERT WALLACE	ROBERT & PATRICIA				McKINNEY	TX	75071	USA
10643	\$351.99	JOHNSON SR & PATRICIA	JOHNSON	229 LAKE VILLAGE DR			PEMBROKE PINES	FL	33027-1755	USA
10413	\$296.25	RODRIGUEZ,		12500 SW 6TH ST	APT 107N					
10413	\$296.25	RODRIGUEZ,	CHRISTOPHER		12500 SW 6 ST APT N	107	PEMBROKE PINES	FL	33027-1755	USA
10672	\$25.38	RODRIGUEZ, ROSA	RODRIGUEZ	14591 WEST D ST			KERMAN	CA	93630	USA
10743	\$1,690.96	ROQUE, ROMEO I		3844 SHERMAN OAK AVE			VIRGINIA BEACH	VA	23456-0000	USA
10373	UNLIQUIDATED	Rosalie Stemer		71 Canfield Dr			Stamford	CT	06902	USA
10663	UNLIQUIDATED	Rosamond Joines		1748 US Hwy 221 S			Sparta	NC	28675-8647	USA
10627	UNLIQUIDATED	Ross, William B Joyce A	William B Ross	3103 Pine Hills Dr SW			Massillon	OH	44646	USA
10821	\$10,950.00	Rotnofsky, Heather A		3407 Bartley Pond Pl			Henrico	VA	23233-0000	USA
10317	\$520.00	Roy, Kendrick Burton		1415 Anderson Ave			Maryville	TN	37803	USA
10328	\$7,000.00	Ruan, Luke R		1504 Steinway Ct			Plano	TX	75023	USA
10575	UNLIQUIDATED	Salovaara Mikael		170 Dryden Rd			Bernardsville	NJ	07924	USA
10353	\$2,995.20	Samsonite Corporation	James Rego	575 West St Ste 110			Mansfield	MA	02048	USA
		SAMSONITE		575 WEST STREET						
10461	\$806.00	CORPORATION	JAMES REGO	SUITE 110			MANSFIELD	MA	02048	USA
10353	\$2,995.20	Samsonite Corporation	Samsonite Corp		Dept CH 19296		Palatine	IL	60055-9296	USA
10461	\$806.00	SAMSONITE	Samsonite Corp		Dept CH 19296		Palatine	IL	60055-9296	USA
10384	UNLIQUIDATED	Sarbit S Deol		6609 W Celeste Ave			Fresno	CA	93723	USA
10559	\$162.50	SAUNDERS, FRANK A		4902 S W 166TH AVE			MIRAMAR	FL	33027	USA
				3053 SHATTUCK ARMS						
10484	\$502.99	SCHAD, DEANNA K		BLVD	APT 10		SAGINAW	MI	48603	USA
10484	\$502.99	SCHAD, DEANNA K	Deanna K Schad		3016 Gladwin St		Saginaw	MI	48604	USA
10287	\$220.00	Schenck, Marianne T &		512 Meadow Ridge Ct			Pacific	MO	63069	USA
				745 WESTBROOKE						
10313	\$25.99	SCHRAM, MARK		PKWY			WAUKESHA	WI	53186-5447	USA
10520	UNLIQUIDATED	Schroeder, Geraldine R		215 Vassar Ave			Elyria	OH	44035-7107	USA
10307	\$604.75	Schurz, Richard L		12117 Jamieson Pl			Glen Allen	VA	23059	USA
10381	\$40,000.00	Scott E Pathe		1425 Legend LN			Brentwood	CA	94513	USA
10382	\$27,692.40	Scott E Pathe		1425 Legend LN			Brentwood	CA	94513	USA
10379	\$40.00	Scott Kelly		28672 S Bolanos			Mission Viejo	CA	92092	USA
10491	UNLIQUIDATED	Scott Philip Simanski		1705 17th Ct			Jupiter	FL	33477	USA
10661	\$330.00	Sean W Kim		1637 W Grandview Blvd			Erie	PA	16509-1158	USA
10661	\$330.00	Sean W Kim	Sean W Kim		3008 Lancelot Cross		Ellicott City	MD	21042	USA
10678	\$128.54	SEARS, NICOLE		4532 HAVRE WAY			PENSACOLA	FL	32505-0000	USA
10679	\$128.54	SEARS, NICOLE ELAINE		479 MIRAMAR ST			HOLT	FL	32564-8505	USA
10793	\$38.77	SEELEY, BRIAN		117 N EIM ST APT 5			GREENVILLE	NC	27858-0000	USA
10629	\$4,033.69	SESSIONS, ROBERT R		103 KENNETH DR			APTOPS	CA	95003	USA
10434	\$219.52	SFPUC WATER		1155 MARKET ST 1ST FL			SAN FRANCISCO	CA	94103	USA
10771	\$23.20	Shaw, Lekendrick		324 Duncan Ave Apt 107 1			Jersey City	NJ	07306-0000	USA
10522	\$6,073.41	Shihadeh, Mohamed M		17363 Palmer			Melvindale	MI	48122	USA
				4601 COBBLESTONE						
10727	\$40,000.00	SHULL, MARCUS		LANDING TERRACE			GLEN ALLEN	VA	23059-0000	USA
10615	UNLIQUIDATED	Sie Ling Chiang		13503 Point Pleasant Dr			Chantilly	VA	20151	USA
10722	\$1,046.00	Sights & Sounds Company of	Frances C Lowe PA		3042 Crawfordville Hwy		Crawfordville	FL	32327-0000	USA
10722	\$1,046.00	Sights & Sounds Company of	Wakulla Inc	635 Wakulla Arran Rd			Crawfordville	FL	32327-0000	USA
10637	\$464.99	SIMECEK, PAT PATRICIA L		2638 APPLE CIDER RD			TEMPLE	TX	76501-3600	USA
				50 VANTAGE WAY						
10838	UNLIQUIDATED	SIMMONS, SARA		SUITE 202			NASHVILLE	TN	37228	USA
10292	\$5,000.00	SIMONEAU, KRISTIN E		6 ELIZABETH DR			MERRIMACK	NH	03054	USA

Circuit City Stores, Inc.  
Seventh Omnibus Claims Objection Service List

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10457	\$15,000.00	SIMPSON, GORDON P		76 E RODIGHERO AVE			TERRE HAUTE	IN	47805	USA
10447	\$39.57	SINGER, RONIT		2800 ISLAND BLVD			AVVENTURA	FL	33160-0000	USA
10712	\$600.00	SISOPHA, ANUSA		12449 BAYHILL CT			GARDEN GROVE	CA	92843-0000	USA
10713	\$81.67	SKOLD, JANET		6410 ROBERTSON AVE			NEWARK	CA	94560-4340	USA
10780	\$5,000.00	Slipow, Jonah M & Bernie W Slipow JT WROS	Jonah M & Bernie Slipow	521 Tuckahoe Club Ct			Richmond	VA	23229-0000	USA
10361	UNLIQUIDATED	Smith, Christopher Patrick		9407 Amber Ridge Court			Louisville	KY	40272	USA
10803	\$465.30	Smith, Duane E		26622 Dorothea			Mission Viejo	CA	92691-0000	USA
10796	\$33,935.00	Smith, Marty W & Mary Lou	Marty & Mary Lou Smith	PO Box 24235			Eugene	OR	97402-0436	USA
10319	\$781.25	Sohn MD, Roger		2080 Century Park East Ste 305			Los Angeles	CA	90067	USA
10603	UNLIQUIDATED	SOMA N GUPTA		5 KRISTY DR			BEACON	NY	12508	USA
10417	\$400.00	SORENSEN, JENNIFER		18602 SHANGRILA DR			CANYON COUNTY	CA	91351	USA
10396	\$4,575.00	SPRINGER, BRENDA K		822 S 39TH ST			LOUISVILLE	KY	40211-2820	USA
10707	\$3,486.68	Srinivas Nanduru		22136 High View Trail Pl			Ashburn	VA	20148	USA
10808	\$1,500.00	Srivastava, Shakun		5711 Bolero Point Ct			Houston	TX	77041-0000	USA
10562	UNLIQUIDATED	St Marys Endowment Trust	Attn Reverend John M Kumse	15519 Holmes Ave			Columbus	OH	44110-2443	USA
10510	\$399.48	STAMPER, TRACEY R		6530 GILLS GATE DR			CHESTERFIELD	VA	23832	USA
10585	\$978.50	Sterne Agee & Leach Inc Charles Thomas Gentry R O IRA	Sterne Agee & Leach Inc Charles Thomas Gentry R O IRA	Charles Thomas Gentry Stern Agee & Leach Inc CF R O IRA	2818 Herring Blvd		Durham	NC	27704-3134	USA
10585	\$978.50	Sterne Agee & Leach Inc Charles Thomas Gentry R O	Sterne Agee & Leach Inc	813 Shadys Creek Pkwy	Ste 1008		Birmingham	AL	35209	USA
10597	UNLIQUIDATED	STEVEN POLTE		2734 WARMSPRING AVE			HUNTINGTON	PA	16652	USA
10364	\$3,834.50	STEVENS SERVICES	Elliot C Stevens	4427 Dave MacDonald Dr			HEPHZIBAH	GA	30815	USA
10748	\$181.59	STREET, DANIEL EVAN		2528 W HUNT ST			DECATUR	IL	62526	USA
10503	\$641.99	STRICKLAND, CHARLES		654 AIRPORT RD			CANON	GA	30520	USA
10823	\$254.66	SUPPLICE, VALLERY		P O BOX 1384			GRAYSON	GA	30017-1384	USA
10723	\$1,542.17	Surio, Rasilio Obana		5231 Tuscany Dr			Fairfield	CA	94534-0000	USA
10427	\$396.27	SWEETMAN, JOSH RYAN		22 ROXBURY COURT	1		KEENE	NH	03431	USA
10844	UNLIQUIDATED	SWOPE, DAVID		351 MAXWELL DR			PITTSBURGH	PA	15236	USA
10380	\$44,335.00	Syamak Moein		114 Sheakley Ave S No 7			New Hampton	IA	50659	USA
10512	\$7,968.98	Syed A Bokhari and Rana		12604 Timonium Terrace			North Potomac	MD	20878	USA
10827	UNLIQUIDATED	Syed M Naqvi		1277 Glenmeade Dr			Maryland Height	MO	63043-0000	USA
10506	\$251.80	SZATANEK, JAMES		56 DAWN ST			FAIRFIELD	CT	06824-0000	USA
10506	\$251.80	SZATANEK, JAMES PATRICK		2984 US Rt 11 Apt S73			Lafayette	NY	13084	USA
10495	\$9,820.00	TALENT AIR		10880 WALKER ST			CYPRESS	CA	90630	USA
10816	UNLIQUIDATED	Tants, Dan		1710 E 106th Ave			Crown Point	IN	46307-0000	USA
10815	UNLIQUIDATED	Tants, Dino		1710 E 106th Ave			Crown Point	IN	46307-0000	USA
10592	UNLIQUIDATED	Tashanna Taylor		2236 Greene St			Hollywood	FL	33020	USA
10444	\$1,043.77	Tegegn, Elizabeth A		969 Albemarle St			St Paul	MN	55117	USA
10658	UNLIQUIDATED	Terrie L Blackburn		929 Bremer Rd			Dover	PA	17315	USA
10804	\$958.48	THOMPSON, RICHARD	THOMPSON, RICHARD	2913 LITCHFIELD DR			STOCKTON	CA	95209-0000	USA
10804	\$958.48	THOMPSON, RICHARD		373 VALLEY AV			LODI	CA	95240-0000	USA
10736	\$1,876.00	TIFFANY MAINTENANCE		PO BOX 25596			NEWARK	NJ	07101-0000	USA
10726	\$1,229.32	TO, BRYAN D		12 LOMA VISTA PL			SAN RAFAEL	CA	94901-0000	USA
10523	\$22.00	Tokuhara, Glen S & Monique		3496 Sito Borde			Carlsbad	CA	92009	USA
10791	\$794.60	Tranberg, Larry L		2400 S Ocean Dr No V221			Fort Pierce	FL	34949-0000	USA
10741	\$107.84	Trego, Valeria		612 59th Ave Ter W			Bradenton	FL	34207-0000	USA
10272	\$4,544.86	TRIBUNE REVIEW	TRIB TOTAL MEDIA	622 CABIN HILL DRIVE			GREENSBURG	PA	15601	USA
10668	\$4,429.00	Tsan Kuo Chang		3267 N Innsbruck Dr			New Brighton	MN	55112	USA
10718	\$1,574.54	Turnage, Elton J		PO Box 301			Youngstown	OH	44501-0000	USA
10541	\$15,000.00	TYRRELL, RICHARD J		3 GLEN AVE			LYNN	MA	01905	USA
10695	\$98.88	UINI, RAY AUSTIN		575 E SAN PEDRO AVE	42		MORGAN HILL	CA	95037	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10482	\$10,844.17	USA MOBILITY	USA Mobility Wireless Inc		6910 Richmond Hwy 5th Fl		Alexandria	VA	22306	USA
10482	\$10,844.17	USA MOBILITY	USA Mobility	Susan J Bell AR Manager	890 E Heinbrug		Pensacola	FL	32502	USA
10482	\$10,844.17	USA MOBILITY		PO BOX 660770			DALLAS	TX	72566-0770	USA
10680	\$33,379.29	VACO LLC	Vaco Richmond LLC	5410 MARYLAND WY STE 460			BRENTWOOD	TN	37027	USA
10681	\$4,209.32	VACO LLC	VACO RICHMOND LLC	5410 MARYLAND WY STE 460			BRENTWOOD	TN	37027	USA
10765	\$417.49	VALLE, DENNIS WILLIAM		13059 ELM TREE DR NO 404			HERNDON	VA	20171-0000	USA
10399	\$51.06	Vallone, Michael		3911 24th Ave W			Bradenton	FL	34205	USA
10537	\$247.50	VAUTAR, BRYCE		313 SOUTH ARCH ST			MECHANICSBURG	PA	17055	USA
10425	\$113.85	VELASQUEZ, SEAN		7440 CARMEL ST			GILROY	CA	95020	USA
10377	\$1,286.46	Vernon McClelland		26857 Carmen Pl			Lutz	FL	33559	USA
10465	\$300.00	Veronika Muela	Veronika Muela	300 Legacy Dr Apt 422			Plano	TX	75023	USA
10441	\$40.21	Vigneaux, Maryanne		2 Lexington Ct			Coram	NY	11727	USA
10498	\$10,619.98	Vinh K Nguyen and Tram B		1835 S Red Oaks			Wichita	KS	67207	USA
10400	\$24.15	Vorse, Kindle L		532 45th St Ct W			Palmetto	FL	34221	USA
10858	\$16,905.41	W W Grainger Inc		7300 N Melvina Ave M240			Niles	IL	60714-3998	USA
10839	\$275.30	WALKER, YANUS		930 MICHAEL DR			COLLEGE PARK	GA	30349	USA
10342	\$7,605.95	Walsh, Frank X		2943 W Leland Ave			Chicago	IL	60625	USA
10439	\$87.39	WARFIELD, JARRETT		2750 HOLLY HALL	1801		HOUSTON	TX	77054-0000	USA
10524	\$5,986.50	Webber Jr, Ronald C		4698 Skyline Dr			Floyd Knobs	IN	47119	USA
10442	\$22,000.00	Weems, Foley	Foley Weems		9950 Mayland Dr		Richmond	VA	23233	USA
10442	\$22,000.00	Weems, Foley		PO Box 2414			Cordova	AK	99574	USA
10283	UNLIQUIDATED	West Renee M		11406 Woodland Pond Pkwy			Chesterfield	VA	23838	USA
10282	UNLIQUIDATED	WEST, RENEE M		11406 WOODLAND POND PKWY			CHESTERFIELD	VA	23838	USA
10440	\$81.00	Wilkison, Andrew M &	Andrew M Wilkison	40 Pine Vista Dr			Pinehurst	NC	28374	USA
10553	UNLIQUIDATED	William Mattson		711 Abbey Village Cir			Midlothian	VA	23114	USA
10633	\$15,000.00	WILLIAMS, JASON D		105 BRIAN CIRCLE			SALITILLO	MS	38866	USA
10438	\$10,476.39	Williams, Joseph Estate of Joseph Williams II	Joseph C Williams	3648 Oak Chase Dr			High Point	NC	27265	USA
10694	\$4,500.00	WILLIAMS, NICOLE		5913 ROBINDALE RD			CATONSVILLE	MD	21228	USA
10800	\$500.00	Williams, Peter		1600 Kettle Creek Ter			Chesapeake	VA	23322-0000	USA
10653	\$44.00	Wing K Tam		5 Patton Dr			Ardmore	PA	19003	USA
10654	\$44.00	Wing Kui Tam		5 Patton Dr			Ardmore	PA	19003	USA
10548	\$300.00	WINN, JOSHUA		16059 MAKAYLA			HOUSTON	TX	77049	USA
10754	\$2,310.74	Wisley, David E		7205 Blairview			Dallas	TX	75230	USA
10760	\$51.60	WITT, KEVIN		1102 CHAMPLAIN DRIVE			VOORHEES	NJ	08043-0000	USA
10547	\$1,200.00	Wojciechowski, M	Margaret L Mueller		12 SHETLAND RD		EAST BRUNSWICK	NJ	08816	USA
10547	\$1,200.00	Wojciechowski, M		12 Shetland RD			East Brunswick	NJ	08816	USA
10363	\$7,658.50	WXCW TV		Sun Broadcasting	2824 Palm Beach Blvd		Fort Myers	FL	33916	USA
10326	\$760.00	Yao, Jenn Yeu		10 Woodcrest Dr			Woodcliff Lake	NJ	07677	USA
10684	\$3,387.18	YINGLING, CHEYNE		RD3 BOX 509			TYRONE	PA	16686	USA
10539	\$20,000.00	YORK, JESSELY		14303 SHALE PLACE			CHESTER	VA	23836	USA
10469	\$1,906.00	Young, Gwendolyn F & Charles G Young		279 E Queens Dr			Williamsburg	VA	23185	USA
10608	\$100,000.00	ZIEMBA, JAMES A		214 E LARK AVE			CORTLAND	IL	60112	USA
10656	\$40.50	Zuoxin Wang		336 Rheem Blvd No 8			Moraga	CA	94556	USA

## **EXHIBIT E**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott

motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b) (2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

**BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

**PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,

Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").

**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation:

(a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

**BASIS FOR RELIEF**

**A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.

In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus

Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
P.O. Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
Chris L. Dickerson, Esq.  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

MCGUIREWOODS LLP

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
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One James Center  
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- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned debtors (collectively, the "Debtors") for the entry of an order (the "Order") approving (a) procedures for filing omnibus objections to Claims asserted in the above-captioned

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection

Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

\_\_\_\_\_  
UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

/S/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley

**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
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- and -

Chris L. Dickerson, Esq.  
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(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No.       ] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on       , 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

---

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.

captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
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(302) 651-3000

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
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Richmond, Virginia 23219  
(804) 775-1000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**NOTICE OF THE DEBTORS'  
[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [\_\_\_\_\_] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[\_\_\_\_\_]

**PLEASE TAKE FURTHER NOTICE THAT** on [\_\_\_\_], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No.       ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim Number</u>	<u>Claim Amount</u>	<u>Reference Objection</u>
[Claimant Name] [Claimant Address]	Claim to Be Disallowed		
	Surviving Claim		

YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.

Critical Information for Claimants  
Choosing to File a Response to the Omnibus Objection

Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m.**  
**(Eastern Time) on [ ] , 2009 (the "Response Deadline") .**

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on  
[ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response**  
**and Information Regarding the Hearing on the Omnibus**  
**Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

**Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.

Dated: March \_\_, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP

Gregg M. Galardi, Esq.

Ian S. Fredericks, Esq.

P.O. Box 636

Wilmington, Delaware 19899-0636

(302) 651-3000

- and -

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FLOM, LLP

Chris L. Dickerson, Esq.

333 West Wacker Drive

Chicago, Illinois 60606

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- and -

MCGUIREWOODS LLP

---

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

\7896527.1

## **EXHIBIT F**

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11210	\$350.00	IBRAHIM, BASEM N		226 90TH AVE SE NO			CALGARY	AB	T2J 6P6	CANADA
11434	\$717.25	Interactive Toy Concepts Inc		1192 Martin Grove Rd			Toronto	ON	M9W 5M9	Canada
11437	\$556.50	Interactive Toy Concepts Inc		1192 Martin Grove Rd			Toronto	ON	M9W 5M9	Canada
11260	\$1,636.67	Kenneth B Dungey		1 Le Champ de la Cour				St Denis L	50450	FR
10933	\$3,939.65	ABC Disposal Service Inc		1245 Shawmut Ave			New Bedford	MA	02745-0000	USA
10866	UNLIQUIDATED	ABOUREMELEH, HASHEM		15029 ENDICOTT ST			SAN LEANDRO	CA	94579-0000	USA
10944	\$599.98	ACEVEDO, MICHAEL MARCELINO		1220 APPIAN WAY			MORGAN HILL	CA	95037-0000	USA
11326	\$200.00	Adam W Lucas		249 Old County Rd			Franconia	NH	03580	USA
11078	\$100.00	Adams, Carol F		11703 Clara Way			Fairfax Station	VA	22039	USA
11336	\$38,920.00	AG & G Realty LLC	Matt Giarrusso	21 Mill St			Johnston	RI	02919	USA
10975	UNLIQUIDATED	Agne, Delores J		3539 George Rd			Wisconsin Rapids	WI	54495	USA
10966	\$15,000.00	AGUILAR, ANGEL		8823 BARTON AVE			FRESNO	CA	93720	USA
11388	\$195.42	AHMED, SAFIUDDIN		1667 ROSALIND AVE			ELMONT	NY	11003-0000	USA
11182	\$236.93	ALBEMARLE COUNTY SERVICE AUTHORITY		168 SPOTNAP RD			CHARLOTTESVILLE	VA	22911-8690	USA
11075	\$10,950.00	ALEXANDER, MICHAEL		3313 KENSINGTON			RICHMOND	VA	23221	USA
11086	\$40,000.00	ALEXANDER, MICHAEL		3313 KENSINGTON			RICHMOND	VA	23221	USA
11101	\$412.75	ALEXANDER, MICHAEL		3313 KENSINGTON			RICHMOND	VA	23221	USA
10900	\$566.00	Alva, David James		22 Wolf Trapp			Pittsford	NY	14534-0000	USA
11276	\$27.30	Alvis Sherrod Ashford		2039 Bethany Trace Ln			Winston Salem	NC	27127	USA
11228	\$1,096.48	Amedeo Zarrelli		65 Fox St			Gloversville	NY	12078	USA
11087	\$730,205.24	AMERICAN POWER CONVERSION CORP		5081 COLLECTIONS CTR DR			CHICAGO	IL	60693	USA
11194	UNLIQUIDATED	Amit Parikh	Amit N Parikh	1159 Colt Ln			S Lyon	MI	48178	USA
11195	UNLIQUIDATED	Amit Parikh		1159 Colt Ln			S Lyon	MI	48178	USA
10913	\$117.11	ANDERSON, GARRETT		7555 SOUTH UTICA DR NO 221			LITTLETON	CO	00008-0128	USA
10913	\$117.11	ANDERSON, GARRETT	Garrett Anderson		10200 Park Meadows Dr No 2933		Lonetree	CO	80124-0000	USA
11205	\$215.00	ANDY DOMINGUEZ	DOMINGUEZ ANDY	2119 BORDEAUX AVE			STOCKTON	CA	95210-3225	USA
11396	\$7,000.00	ANGEL, MIKE		8450 E YARROW			ROSEMEAD	CA	91770	USA
11169	\$741.67	Angela Johnson		110 Lipscomb St			Richmond	VA	23224	USA
11395	\$1,162.86	Angeles, Julio Cesar		16032 Blackwood St			La Puente	CA	91744	USA
11235	UNLIQUIDATED	Anh N Hoang Rollover IRA TD Ameritrade Inc Custodian		9101 Bowling Green Dr			Frederick	MD	21704	USA
11422	\$600.00	Anika Augustin		472 E Evanston Cir			Ft Lauderdale	FL	33312	USA
11233	\$609.92	Anna Frausto	Anna Frausto	1200 Shakleford Circle			Cedar Hill	TX	75104	USA
11187	\$44.00	Anna Kwok Shukhan		5 Patton Dr			Ardmore	PA	19003	USA
11189	\$44.00	Anna S Kwok		5 Patton Dr			Ardmore	PA	19003	USA
11335	\$15,000.00	ANOURACK, THANOUSINH		3935 NORTHERN OAK DR			CERES	CA	95307	USA
11435	\$566.00	Anthony D Sever		3 Croft Hill Rd			Poughkeepsie	NY	12603	USA
11286	\$2,591.48	Anthony Welton Miller Jr		27616 Sutherland			Southfield	MI	48076	USA
11249	UNLIQUIDATED	Antonio Marini		14352 Janine Dr			Whittier	CA	90605-1539	USA
11401	\$369.39	ANTWI III, MICHAEL K		216 MAPLE AVE			NORTH PLAINFIELD	NJ	07060	USA
11338	\$189.00	ARBOR SPRINGS WATER CO INC		950 ORCHARD			FERNDALE	MI	48220	USA
11231	\$23.00	ARIZONA CART RETRIEVAL		120 E PIERCE ST			PHOENIX	AZ	85004	USA
11273	\$173,531.86	Arizona Department of Revenue	Angela Encinas	Bankruptcy Litigation Section	1600 W Monroe St		Phoenix	AZ	85007	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11067	\$1,317.84	ARNI, WILLIAM E		4576 S SAVILLE CT			INDEPENDENCE	MO	64055	USA
10972	\$4,956.89	Arnulfo Arredondo		2012 Loop 20			Laredo	TX	78043	USA
10881	\$1,852.55	Arrington, Toccoro		3017 Barton Ave			Richmond	VA	23222-0000	USA
11413	\$14,375.64	AUDIO TECHNICA		1221 COMMERCE			STOW	OH	44224	USA
11055	UNLIQUIDATED	Austin, Charles L		3136 SW 6th St			Des Moines	IA	50315-0000	USA
11203	\$580.00	AYON, JOSE		434 MARK AVE			WATSONVILLE	CA	95076	USA
10931	\$612.81	Ayoubi, Uzair Ahmed		9716 White Barn Way			Riverview	FL	33569-0000	USA
11015	\$3,159.81	Bailey, Bruce R & Selma Robbin Bailey JT		2220 Compton			Plano	TX	75025-2466	USA
11512	\$126.03	BAIRD, CINDY		824 ALDERBROOK CT			CROWN POINT	IN	46307-2684	USA
11102	UNLIQUIDATED	BALL, DIRLEY L		14029 ROCKBASKET PLACE			CHESTER	VA	23836	USA
11103	\$29,050.00	BALL, DIRLEY L		14029 ROCKBASKET PLACE			CHESTER	VA	23836	USA
11104	\$34,675.00	BALL, DIRLEY L		14029 ROCKBASKET PLACE			CHESTER	VA	23836	USA
11105	UNLIQUIDATED	BALL, DIRLEY L		14029 ROCKBASKET PLACE			CHESTER	VA	23836	USA
11106	UNLIQUIDATED	BALL, DIRLEY L		14029 ROCKBASKET PLACE			CHESTER	VA	23836	USA
11415	\$133.45	Baptiste, Jovany		16 Yuill Cir			Boston	MA	02136-0000	USA
11170	UNLIQUIDATED	Barbara Wilson & Sandra Woo		1389 Via Acta			Santa Maria	CA	93455	USA
11007	\$2,335.00	Barletta, Michael		307 Devon Dr			Johnstown	PA	15904-0000	USA
10907	\$2,026.44	BARROSO, GEORGE		13 LORRI RD			DERRY	NH	03038-0000	USA
10907	\$2,026.44	BARROSO, GEORGE	Barroso, George		28 Middlesex Pk		Lowell	MA	01851-0000	USA
11031	\$12,024.49	BARROSO, GEORGE M		13 LORRI RD			DERRY	NH	03038-0000	USA
11031	\$12,024.49	BARROSO, GEORGE M	Barroso, George M		28 Middlesex Park		Lowell	MA	01857-0000	USA
11494	\$150.00	BARRY W JONES		2217 ADMIRAL CIR			VA BEACH	VA	23451	USA
11124	\$536.09	Bazile, Sandra		555 W Middlefield Rd Apt N 108			Mountain View	CA	94043-0000	USA
11429	\$15,000.00	BENDER, CRAIG P		457 EAST WATER ST			HUGHESVILLE	PA	17737	USA
10883	\$15,000.00	BENEVIDES, KERRIE A		285 EAST MAIN ST NO			NORTON	MA	02766-0000	USA
11073	\$1,372.00	BEVERLY, CORNELLA D		4912 LOVELLS RD			RICHMOND	VA	23224	USA
11004	\$2,595.85	Black, Henry Clay And Moira Black		3412 McKinley St NW			Washington	DC	20015-2512	USA
11079	\$4,160.70	Blais, Paul		195 Kearsarge St			Manchester	NH	03102-0000	USA
11139	\$21.15	Bonitto, Rebecca		2410 NW 47th Ave			Lauderhill	FL	33313-0000	USA
11290	\$2,578.31	BOULWARE, ROSA		522 CENTRAL AVE			LANCASTER	SC	29720	USA
11424	\$5,107.00	BOYER, CONNIE Y		11909 RUTGERS DR			RICHMOND	VA	23233	USA
10994	\$2,200.00	Braymiller, Ken		8 Heritage Wood Ct			Rochester	NY	14615-0000	USA
11311	\$1,600.58	BRECHLER, BERT C		628 AVE I			BOULDER CITY	NV	89005	USA
11438	\$46.99	Brian D Lee Bowens		42 Cinnamon Ridge Cir			Middleboro	MA	02346	USA
10926	\$301.98	Brito, Alexander		8415 SW 107 Ave Apt			Miami	FL	33173-0000	USA
11217	\$500,000.00	Brown, Brian	c o Charles D Whelan III	114 Bayard St			New Brunswick	NJ	08901	USA
10969	\$1,530.67	Brown, Charles V		12392 Eastline Rd			Trenton	TX	75490	USA
10890	\$2,232.00	BROWN, JULIE A		126 LA FAYETTE DR			RIVERDALE	GA	30296-0000	USA
11482	\$9,225.00	Brownsberger, Dorothy J	c o Walter L Brownsberger	15015 Melrose			Overland Park	KS	66221	USA
11121	\$747.30	Burciu, Viorel		2213 Millcreek Dr			Modesto	CA	95351-0000	USA
10988	UNLIQUIDATED	Burowski, Raymond C		4203 Chatham Cir			Aston	PA	19014-0000	USA
10912	\$1,512.00	BUTT, MUHAMMAD MUTEHIR		1415 STANBRIDGE PL			VIENNA	VA	22182-000	USA
10951	\$91.88	Cappelen, Ryan		1209 N Victoria Pk Rd Apt North			Ft Lauderdale	FL	33304-0000	USA

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11185	\$50.00	Carl O Dawson		904 B Yellowwood Ct			Albuquerque	NM	87116	USA
11208	\$49.09	CARLBERG, SOREN		10525 235TH PL SW			EDMONDS	WA	98020	USA
10896	\$401.63	Carnavale, Dylan		21 Girton Pl			Rochester	NY	14607-0000	USA
10941	\$26.80	CARNESECCHI, JOE		546 S CEDAR ST			PALATINE	IL	60067-0000	USA
11096	\$56.25	CARNESECCHI, JOE		546 S CEDAR ST			PALATINE	IL	60067	USA
11236	\$1,354.23	CAROLINA, RODRIGUEZ		1851 TRIESTE WAY			SAN JOSE	CA	95122-0000	USA
			Kathleen Cald Credit Manager	PO BOX 536900			ATLANTA	GA	30353-6900	USA
11447	\$38,437.06	CENVEO		20 E 9th St Apt 14 O			New York	NY	10003	USA
11331	UNLIQUIDATED	Channah, Khurshid		11228 Lake Overlook Pl			Bowie	MD	20721	USA
11266	\$25,841.56	Charlie Kalu		CHICAGOLAND WIRING INC	WIRING	309 PLUM ST	AURORA	IL	60605	USA
10964	\$13,540.00	CHICAGOLAND WIRING INC	PUGA JOHN	2251 Pimmit Dr No			Falls Church	VA	22043-0000	USA
11023	\$552.96	Chinnici Jr, James A		7235 BONNIE DR			LAKEWOOD	IL	60014	USA
11347	\$504.00	CHRISTENSON, MATT		1210 Mormon Dr			Las Cruces	NM	88011	USA
10977	\$48.75	Christopher A Lugo		PO BOX 572			NORTH SPRINGFIELD	VT	05150	USA
11507	\$149.99	CHRISTY GILCHRIST		258 Whittier St			Daly City	CA	94014	USA
10962	\$3,500.00	Chung, Thomas P		4000 RIGBY RD			CRYSTAL LAKE	IL	60012	USA
11301	\$127.63	CHURCH, RYAN JAMES		619 Alberthas Dr			VA Beach	VA	23452	USA
11377	\$400.00	Clarence A Cuffee Jr		103 Victoria Ln			Aptos	CA	95003-0000	USA
11056	\$695.00	Coast Dumpster Service		3024 Montrose Ave			Richmond	VA	23222	USA
11393	\$745.97	Cobbs, Annie J		COLLEGE STATION UTILITIES TX	P O BOX 10230		COLLEGE STATION	TX	77842-0230	USA
11499	\$8,213.66	COLOCHO, CARLOS ALFREDO		255 GARDEN ST			EAST PALO ALTO	CA	94303-0000	USA
10882	\$269.27	COLOCHO, CARLOS ALFREDO	Colocho, Carlos Alfred	947 Junipero Ave			Redwood City	CA	94061-0000	USA
10882	\$269.27	COLUMBIA DAILY HERALD		CRAIG DUNCAN	1115 S MAIN ST		COLUMBIA	TN	38402	USA
11350	\$2,185.75	CON EDISON SOLUTIONS		701 Westchester Ave Ste 300E			White Plains	NY	10604	USA
11443	\$280,246.39	CON EDISON SOLUTIONS	Con Edison Solutions	PO BOX 223246			Pittsburgh	PA	15251-2246	USA
11462	\$550.00	CONTRERAS, MARISOL		4505 MILLBROOK WAY			BAKERSFIELD	CA	93313	USA
10920	\$842.42	COOPER, ROBIN T		3529 ISABELLA DR			MODESTO	CA	95355-0000	USA
11516	\$169.33	COWAN, GREGORY		1820 FLORENCE VISTA BLVD			ORLANDO	FL	32818-8961	USA
11503	\$246.54	CULLIGAN		819 KIMBALL AVE			GRAND JUNCTION	CO	81501	USA
11314	\$15,000.00	CUSTODIO, MARK		15 POPLAR ST			PORT JEFFERSON STATION	NY	11776	USA
11502	\$140.45	DAMOAH, ERNEST OFORI		2682 SOUTH ROSYLN	202		DENVER	CO	80231	USA
10939	UNLIQUIDATED	Dan Dec, Estate of Rose & Sam Dan Dec	Norman Molberger	Admin of the Estate of Rose Dan	163 W 17th St No 2C		New York	NY	10011-0000	USA
10971	\$1,581.80	Das, Saumya		42112 Tanzanite Ter			Stone Ridge	VA	20105	USA
11224	\$378.89	DATUS, ELDYNN		4653 POSEIDON			LAKE WORTH	FL	33463-0000	USA
11224	\$378.89	DATUS, ELDYNN	Ross, Eldynn	3779 Sandpiper Dr	Apt 7		Boynton Beach	FL	33436	USA
10871	UNLIQUIDATED	David F Sinton		6629 Canal Rd			Melbourne	FL	32904-0000	USA
11372	\$1,417.49	Dean Fedewa & Yi Zhu		52 John Olds Dr No			Manchester	CT	06042	USA
11114	\$572.40	DeGroat, Adam		1145 NE 17th Ter			Fort Lauderdale	FL	33304-0000	USA
11358	UNLIQUIDATED	Derek Carrington		5051 Bathurst Rd			Richmond	VA	23234	USA
11467	\$294.49	DES MARAIS, MARIA		PO BOX 75486			COLORADO SPRINGS	CO	80970	USA
11469	\$94.99	DES MARAIS, MARIA		PO BOX 75486			COLORADO SPRINGS	CO	80970	USA

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11478	\$213.74	DES MARAIS, MARIA		PO BOX 75486			COLORADO SPRINGS	CO	80970	USA
11191	\$2,800.00	DESGANTIS, FABIANNA		2580 CHESTNUT			POMONA	CA	91766	USA
11191	\$2,800.00	DESGANTIS, FABIANNA	Fabianna DeSantis Hernandez		5452 Golondrina Dr		San Bernardino	CA	92404	USA
11330	\$2,422.09	Devon Brown		5771 Vancourt			Detroit	MI	48210	USA
11511	\$136.07	DILIWIN DINOY		1212 VINE ST			WATERVLIET	NY	12189	USA
11369	\$20.00	DiPietro, Alfonso G		340 Penny Rd			Beulaville	NC	28518	USA
11316	\$100,000.00	Disney, Rachel		5803 Landon Creek Ln			Katy	TX	77449	USA
11201	\$1,979.00	DOMINGUEZ, ANDY		2119 BORDEAUX AVE			STOCKTON	CA	95210	USA
11275	\$111.08	Dominic Lewis		42 Running Brooke Dr			Windsor Mills	MD	21244	USA
10906	\$2,098.78	Dominion East Ohio Gas	Attn Revenue Recovery 18th Fl	PO Box 26666			Richmond	VA	23261-0000	USA
10905	\$330.58	Dominion Hope	Attn Revenue Recovery 18th Fl	PO Box 26666			Richmond	VA	23261-0000	USA
10904	\$951.27	Dominion Peoples	Attn Revenue Recovery 18th Fl	PO Box 26666			Richmond	VA	23261-0000	USA
11430	\$5,799.00	Donnie G Ingram		4249 Stanley Dr			Powder Sprgs	GA	30127	USA
11020	\$2,500.00	DOWDY, WELLFORD P		4200 HAUPT'S LANE			RICHMOND	VA	23231-0000	USA
11070	\$31,000.00	DOWNEY, FELICIA H		2612 N SKIPWITH RD			RICHMOND	VA	23294	USA
11433	\$2,418.64	Downtown Disposal Service Inc		12815 S Homan Ave			Blue Island	IL	60406	USA
11431	\$24,604.30	DTE Energy Detroit Edison & MichCon	DTE Energy	3200 Hobson St Lower Level			Detroit	MI	48201-2927	USA
11173	UNLIQUIDATED	Duane Frederick Roettjer or Regina A Roettjer		1159 Durango Pt			Hugo	MN	55038	USA
10955	\$50,000.00	DUFFY, CHARLES		8236 NW 100TH			OKLAHOMA CITY	OK	73162-0000	USA
10955	\$50,000.00	DUFFY, CHARLES	Duffy, charles	c o R Robyn Assat	4312 Classon Blvd		Oklahoma City	OK	73118-0000	USA
11192	\$10,000.00	DUPRAS LOISELLE, JOSEPH ROBERT		54 RIVER RD			TYNGSBORO	MA	01879	USA
11008	\$1,527.85	Edward M Kaply Irene Kaply		6420 Mariana Dr			Parma Heights	OH	44130-0000	USA
11016	\$1,563.46	Ekeanyanwu, John		623 S Mississippi St			Little Rock	AR	72205-0000	USA
11498	\$2,505.79	ELISA B JACKSON		2405 SPENCERS WAY			STONE MTN	GA	30087	USA
11258	\$3,465.83	Elizabeth & Matthew De Laney		7 Wedgewood Lane			Morristown	NJ	07960	USA
11297	\$7,028.00	ELKHART TRUTH, THE		TRUTH PUBLISHING COMPANY INC	P O BOX 487		ELKHART	IN	46515	USA
10873	\$309.99	ELSTER, STEVE		620 TEAK COURT			WALNUT CREEK	CA	94598-0000	USA
11199	\$1,652.00	Emmanuel Tan		7499 Morning Crest Pl			Rch Cucamonga	CA	91739	USA
11320	\$1,305.69	ENGLE, PRESTON D		5576 WOODLAND			DOUGLASVILLE	GA	30135	USA
11123	\$195.12	Esfandiari, Mehdi		5811 Belt Line Rd No			Dallas	TX	75254-0000	USA
10992	\$1,560.00	Esteves, Diogo		1757 Fawn Creek Cove			Orlando	FL	32824-0000	USA
11113	\$1,049.40	Eubanks, Felicia	Felicia A Eubanks	7568 NW 31st Pl			Hollywood	FL	33024-0000	USA
11366	\$2,267.95	Fallon, James		203 Irish Hill Rd			E Berne	NY	12059	USA
11518	\$3,665.77	FASTSIGNS		8707 W BROAD ST			RICHMOND	VA	23294	USA
11383	\$119.92	Feltz, Rebecca		10 Toni Trails			Fenton	MO	63026	USA
11006	\$9,231.84	Feng, Jialin & Yin Zhang	Jialin Feng	2627 Oakton Glen Dr			Vienna	VA	22187-0000	USA
11198	UNLIQUIDATED	Fernandez Elanie		2908 Hollister Ave			Los Angeles	CA	90032	USA
10990	\$192.44	Ferro, Daniel Antonio		14760 SW 156 St			Miami	FL	33187-0000	USA
11197	\$11,399.48	FIRST BAPTIST CHURCH OF SUNRISE		6401 SUNSET STRIP			SUNRISE	FL	33313	USA
11243	\$300.87	FLAH, RICHARD		18577 SE HERITAGE OAKS LN			JUPITER	FL	33469-1436	USA
11005	\$1,604.86	FLEISCHMAN, DANIEL B		4609 31ST AVE			NEW BRIGHTON	PA	15066	USA

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11226	\$3,065.27	FM THOMAS AIR CONDITIONING		231 GEMINI AVE			BREA	CA	92821	USA
11019	\$15,000.00	FOLEY, F MICHELLE		1435 NATURAL			HARRISONBURG	VA	22801	USA
11019	\$15,000.00	FOLEY, F MICHELLE	Foy, Michelle		84 Dodson Rd		Bassett	VA	24055-0000	USA
10879	\$400.00	Fontenot, Kyle		6355 Capitol St			Groves	TX	77619-0000	USA
11307	\$1,973.99	Forgey, Richard		8195 Smith Mill Ln			Bridgewater	VA	22812-2913	USA
11120	\$847.87	Fouts, Nathan D		2278 D Hodge Rd			Cottonwood	AL	36320-0000	USA
		Fox Broadcasting Company & Fox Cable Network Services LLC and its affiliates								
11432	\$1,073,069.75		Paul J Laurin Esq	Laurin & Assoc	280 S Beverly Dr Ste 304		Beverly Hills	CA	90212	USA
11300	UNLIQUIDATED	FOX, TED		5963 WATCHER ST			BELL GARDENS	CA	90201	USA
11300	UNLIQUIDATED	FOX, TED	Fox, Ted		PO Box 3011		Bell Gardens	CA	90202	USA
11471	\$12.99	FRANCKE, GENE R		2524 FALKIRK DR			RICHMOND	VA	23236	USA
11009	\$681.59	Franco, Christopher Manuel		5647 Repetto Ave			Los Angeles	CA	90022-0000	USA
11229	\$250.00	Frederick R Larson		43940 Riverpoint Dr			Lansdowne	VA	20176-8200	USA
11145	\$398.93	Frisone, Matt		8704 53rd PI W			Mukilteo	WA	98275-0000	USA
10929	\$2,032.95	Fuller, Mary D		6 Higby Rd			Johnson City	NY	13790-0000	USA
11151	\$1,253.92	Gail M Moore	Gail M Moore	3807 Larchmont Ln			Richmond	VA	23224	USA
11014	\$5,750.00	GAITHER, MAKESI		c o 839 S LA BREA			INGLEWOOD	CA	90301-0000	USA
11065	\$2,320.00	GARIB, VIJAY		317 SKY VALLEY ST			CLERMONT	FL	34711	USA
11365	\$2,107.00	Gary Mendoza		448 Alturas Ave			Stockton	CA	95207-2704	USA
11312	\$4,021.51	Gayle, Ismay I Tucker	Ismay Gayle	1242 Summerstone			Austell	GA	30168	USA
11288	UNLIQUIDATED	Gerald P Stern		1812 Hatfield Rd	PO Box 10		Huntingtown	MD	20639	USA
11490	\$669.52	GETTYSBURG TIMES		1570 FAIRFIELD RD	PO BOX 3669		GETTYSBURG	PA	17325	USA
11394	\$5,601.00	Ghiza, Ion		8120 Moro St			Philadelphia	PA	19136	USA
		Giarrusso, Leonardo & Rosa Giarrusso		21 Mill St			Johnston	RI	02919	USA
11109	\$521.40	GIERMAN, GRANT C		1722 GREYSTONE TRACE SE			CONYERS	GA	30013-0000	USA
11211	\$168.61	GIESING, AARON		28019 GLASSER AVE			CANYON COUNTRY	CA	91351-0000	USA
		GIRAUDY LOPEZ, INGRID M		CALLE ERNESTO VIGOREAUX 404	APT 3		SAN JUAN	PR	00915	USA
11489	\$900.00						Fayetteville	NC	28314	USA
11250	UNLIQUIDATED	Gladys S Cartwright		6952 Bone Creek Dr			TAMPA	FL	33634	USA
11030	\$864.13	GLASS, JOHN HAROLD		5702 GARDNER CT			Phoenix	AZ	85011	USA
11322	\$982.98	Glen D Webster		PO Box 7751			Bethlehem	PA	18017-0000	USA
11038	\$7,550.00	Glickman, Bernice		617 Hamilton Ave			COVINA	CA	91723	USA
10947	\$2,362.14	GONZALEZ, ROGER		825 E ALGROVE ST			Rochester	NY	14624-0000	USA
10898	\$1,076.98	Goz, Ibrahim		11 Reddick Ln			Rochester	NY	14624-0000	USA
10897	\$317.44	Goz, Kadir		11 Reddick Ln						
				10109			RICHMOND	VA	23238	USA
11292	\$6,149.95	GRAVITT, CHRISTOPHER S		FALCONBRIDGE DR						
11064	\$2,080.00	GRAVITT, SHANNON A		10109			RICHMOND	VA	23238	USA
11206	\$2,699.98	GUARTOFIERRO, JOHN		9255 SHORE RD AP			BROOKLYN	NY	11209	USA
10965	\$63.58	Habib, Mohamed		512 Hawkeye Ct			Iowa City	IA	52246-0000	USA
10876	\$1,000,000.00	HAGGERTY, BETTY		637 78TH ST			BROOKLYN	NY	11209-0000	USA
11305	\$332.20	Haley, Rachel		6203 Jan Ct			Cedar Hill	MO	63016	USA
10960	\$147.40	Hansen, Julie		1473 N 150 E			Centerville	UT	84014	USA
11164	UNLIQUIDATED	Harris Denise Lee		300 Cedar Ln			Annapolis	MD	21403	USA
11062	UNLIQUIDATED	Harvey, Veronda L		2926 Muncie Rd			Richmond	VA	23223-0000	USA
11346	\$1,446.09	HASTINGS, ADAM		2227 AUTUMN OAKS			POWHATAN	VA	23139	USA
		HAWLEY SWEEPING COMPANY INC					DANBURY	CT	06810-0000	USA
11053	\$990.00			30 GERMANTOWN RD			Merrimack	NH	03054-0000	USA
10875	\$730.74	Heeter, Mariah T		6 Elizabeth Dr			GLEN ALLEN	VA	23060-0000	USA
10878	\$804.46	HEGAMYER, FAITH A		1200 VIRGINIA AVE			Oakland Gardens	NY	11364	USA
11323	\$1,610.42	Helen Pocsidio		21306 Richland Ave						

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11135	UNLIQUIDATED	Hendley, M Jo	c o Frances L Langstaff POA	4 Bobby Parker Pl			Durham	NC	27703-0000	USA
10930	\$184,201.20	HERITAGE TRAVELWARE LTD		430 KIMBERLY DR			CAROL STREAM	IL	60188	USA
11138	\$596.92	Hernandez, Rolando		380 68th St			South Haven	MI	49090-0000	USA
11522	\$6,950.00	HERON, SHAVANNA		949 EAST 106 ST			BROOKLYN	NY	11236	USA
11052	\$1,997.19	Herrera, Juan		2104 E Nord St			Compton	CA	90222-0000	USA
11390	\$7.60	Hesano, Sammy & Iman Hesano		8673 N Lilly Rd			Canton	MI	48187	USA
10928	\$10,950.00	Hess, Douglas S		2409 Incline Ct			Goochland	VA	23063-0000	USA
11487	\$5,288.40	Hightsmith, Diana N		8319 Chelmford Rd			Richmond	VA	23235	USA
11035	\$10,000.00	Hilton, Natalia		3525 Wheat Dr			Beaumont	TX	77706-0000	USA
11036	\$33,470.76	Hilton, Natalia		3525 Wheat Dr			Beaumont	TX	77706-0000	USA
11058	\$5,000.00	Hilton, Natalia		3525 Wheat Dr			Beaumont	TX	77706-0000	USA
11057	\$5,000.00	Holbrook, Ty		5915 Crockett			Lumberton	TX	77657-0000	USA
11074	\$11,754.33	Holbrook, Ty		5915 Crockett			Lumberton	TX	77657-0000	USA
			JAY P HOLLAND AT JOSEPH GREENWALD & LAAKE P A	6404 IVY LANE SUITE 400						
10868	\$1,000,000.00	HOLLOMAN, LATIA		50 COLONIAL AVE			GREENBELT	MD	20770-0000	USA
11505	\$80.00	HOLLY AMALFITANO		3800 ALBERTA DR			CRANSTON	RI	02910	USA
11072	\$200.00	HORN, ANTHONY GLYNN		8050 Resurrection Dr			FREDERICKSBURG	VA	22408	USA
11060	\$5,000.00	Howe, David & Charlene		1600 FAIRVIEW ST			Anchorage	AK	99504-0000	USA
11045	\$250.00	HUSE, GREEN		310 WINTERHAM DR			BERKELEY	CA	94703-0000	USA
11280	\$34,632.48	JACK K RICHARDSON		11308 Falls of Nense Rd			ABINGDON	VA	24211	USA
11150	\$3,618.03	Jackson & Cynthia Holland	Jackson & Cynthia Holland	PO Box 307			Galvin	WA	98544	USA
10950	\$520.70	Jackson, Daniel W & Melinda F		210 W LEMON AVE	12		Raleigh	NC	27614-0000	USA
11291	\$288.00	JACQUET, RAPHAEL		38600 LOUISE LANE			MONROVIA	CA	91016	USA
10946	\$1,250.00	JAMGOCHIAN, HAROUT		38600 LOUISE LANE			PALMDALE	CA	93551-0000	USA
10963	\$15,000.00	JAMGOCHIAN, HAROUT		124 Sterling Ave 2nd Fl			PALMDALE	CA	93551-0000	USA
10887	\$1,520.00	Jankowski, Raymond M		Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Irvine	CA	92620-0000	USA
11492	UNLIQUIDATED	JARRETT, LASHWAN DUPREE		14 WEBSTER PL			EASTORANGE	NJ	07018	USA
11492	UNLIQUIDATED	JARRETT, LASHWAN DUPREE	LASHAWN D JARRETT	724 W PHIFER ST			MONROE	NC	28110	USA
11405	\$222.75	JARVIS, JAMES ADAM		RT 2 BOX 185 D			ONA	WV	25545	USA
11013	\$4,604.16	JAYASINGHE, LALITH S		4111 LIONS GATE			DOUGLASSVILLE	GA	30135	USA
10979	\$439.99	Jeffrey Marmol		124 Sterling Ave 2nd Fl			Jersey City	NJ	07305	USA
11446	\$2,422.98	Jenna L Fuhrman Roth IRA	Patrick Darby	1230 Crown Pointe Blvd	1819 Fifth Ave North		Birmingham	AL	35203	USA
11446	\$2,422.98	Jenna L Fuhrman Roth IRA	Jenna L Fuhrman Roth IRA	Bradley Avant Boult Cummings LLP	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
11398	\$28,498.15	Jenna L Fuhrman UTMA AL	Patrick Darby	1230 Crown Pointe Blvd	1819 Fifth Ave North		Birmingham	AL	35203	USA
11398	\$28,498.15	Jenna L Fuhrman UTMA AL	Jenna L Fuhrman UTMA AL	c o David Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
11279	\$144.68	JENNIFER M ROLAND		3910 BRAZILNUT AVE			SARASOTA	FL	34234	USA
11178	\$1,200.00	Jerry W Kestner		2241 Mt Vernon St			Waynesboro	VA	22480	USA
11510	\$70.31	JESKE, KALA EVE		5185 BRITTEN RD			BRYAN	TX	77807	USA
11171	\$319.11	Jessica Swearingen		141 N Lake St			Lake Mary	FL	32746	USA
11348	\$550.00	JOE COLON STUDIO		CALLE LABRA 150 A			SAN JUAN	PR	00907	USA
11420	\$277.50	John Kevin McCall		306 Tallasa Dr			Warner Robins	GA	31088	USA
11439	\$552.00	John Matysiak		2860 Berwick Ct			Brookfield	WI	53045	USA

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11403	\$28,595.90	John Michael Fuhrman UTMA AL	Patrick Darby	Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11403	\$28,595.90	John Michael Fuhrman UTMA AL	John Michael Fuhrman UTMA AL	c o David Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35203	USA
11179	\$949.99	John Omann		1205 7th Ave N			Sartell	MN	56377	USA
11411	\$1,388.34	JOHN TURNER CONSULTING INC		19 DOVER ST			DOVER	NH	03820	USA
11130	\$16,644.00	Johnson, Joyce A		2657 Wingfield Rd			Norfolk	VA	23518-0000	USA
11340	\$471.24	Johnston, Christopher		1205 Privet Dr Unit 1			Salt Lake City	UT	84121	USA
11048	\$2,083.00	Joines, Charles R		PO Box 306			Sparta	NC	28675-0000	USA
11196	\$500.00	Jonathon Adams		1305 Harrison Glen Ln			Knoxville	TN	37922	USA
11381	\$2,864.00	Jones, Linda		2035 Live Oak St			Beaumont	TX	77703	USA
11382	\$2,053.72	Jones, Linda		2035 Live Oak St			Beaumont	TX	77703	USA
11414	\$17,750.00	JONES, M JASON		5540 BARNESLEY			GLEN ALLEN	VA	23059	USA
11416	\$6,776.00	JONES, MICHELLE D		5540 BARNESLEY			GLEN ALLEN	VA	23059	USA
				7301 WILDERNESS PARK DR	201		WESTLAND	MI	48185-0000	USA
10888	\$231.41	JONES, PHOEBE			215 E Grand Blvd Apt No 5		Detroit	MI	48207-0000	USA
10888	\$231.41	JONES, PHOEBE	Jones, Phoebe		2012 Loop 20		Laredo	TX	78043	USA
10973	\$5,919.99	Josefa Pena					MACUNGIE	PA	18062	USA
11497	\$1,300.00	JOSEPH & LORI BUSS		7188 PERIWINKLE DR			Doral	FL	33166	USA
11256	\$1,449.81	Joseph Mejia		4650 NW 79th Ave Apt			CONYERS	GA	30012	USA
11315	\$1,401.65	JOSEPH, ROBERTO ANDRE		1268 MILLCREST WALK			Lithonia	GA	30038	USA
11315	\$1,401.65	JOSEPH, ROBERTO ANDRE	Roberto Andre Joseph		4924 River Overlook Way					
11181	UNLIQUIDATED	Margaret L Given UTMA	Julia M Given	432 Ednam Dr			Charlottesville	VA	22903	USA
11506	\$39.99	JULIE M SLAVENS		1035 LONGWELL PL			INDIANAPOLIS	IN	46240	USA
11234	\$430.00	Junius Podrug		14 Barristers Walk			Dennis	MA	02638	USA
11112	\$919.77	Kalinovski, Michael John	Mike Kalinovski	557 E Lafayette St			Norristown	PA	19401-0000	USA
11209	\$2,000.00	KALLERUP, KIMBERLY		1419 CLARENDRN DR			WAYZATA	MN	55391	USA
11054	\$271.84	Kang, Young Huan		2 Enterprise No 8201			Aliso Viejo	CA	92656-0000	USA
11480	UNLIQUIDATED	KANZEL, NEERU		11844 YOAKUM DR			FRISCO	TX	75035	USA
11177	UNLIQUIDATED	Karen Dillard		9210 51st Ave			College Park	MD	20740	USA
				3825 SCHOOLHOUSE RD UNIT3			FORT MYERS	FL	33916	USA
11018	\$3,000.00	KASSI, HORST		6604 Bowman Hill Rd			Gwynn Oak	MD	21207	USA
11248	\$1,925.98	Kevin Everette			1929 Beechwood Ave		Baltimore	MD	21207	USA
11248	\$1,925.98	Kevin Everette	Kevin Everette				Richmond	VA	23238	USA
11257	\$172.93	Kevin Mark		12426 Locustgrove Rd			LANCASTER	PA	17601-5458	USA
10925	\$37.32	KO, CHANSUNG		2070 WATERFORD DR			PORTLAND	OR	97201	USA
11436	\$425.00	KOIN TV INC		222 SW COLUMBIA ST			Atlanta	GA	31126-0000	USA
11029	UNLIQUIDATED	Koll, Paul M		PO Box 18796						
11218	\$7,029.50	KPLR Television	c o Szabo Associates Inc	3355 Lenox Rd NE 9th Fl			Atlanta	GA	30326-0000	USA
11283	\$99,895.00	Kraig Keller		638 Polo Woods Dr			Cincinnati	OH	45244	USA
11259	\$1,513.58	KRAKOWSKI, WALTER J		6027 ALLYN RD			HIRAM	OH	44234	USA
11136	\$15,000.00	KRIEGER, BRIAN G		400 FULTON ST APT			FARMINGDALE	NY	11735-0000	USA
		KSAZ TV WHOLLY OWNED & OPERATED BY FOX TV STATIONS INC		511 W ADAMS ST			PHOENIX	AZ	85003-0000	USA
10935	\$10,759.28	KSAZ TV WHOLLY OWNED & OPERATED BY FOX TV STATIONS INC	KSAZ TV		5709 COLLECTION CENTER DR		CHICAGO	IL	60693-0000	USA
10935	\$10,759.28	Kunath, Beverly T		4475 Hwy 59			Keysville	VA	23947	USA
11097	\$986.25									

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11069	\$7,496.04	KUTP TV Wholly Owned and Operated by Fox TV Stations Inc	KUTP TV	511 W Adams St			Phoenix	AZ	85003	USA
11069	\$7,496.04	KUTP TV Wholly Owned and Operated by Fox TV Stations Inc	KUTP TV		4466 COLLECTION CTR DR		CHICAGO	IL	60693	USA
11370	\$2,600.00	Kyle Fontenot		6355 Capitol St			Groves	TX	77619	USA
11355	\$256.62	Kyle Kelley		1503 218th St SW			Lynnwood	WA	98036	USA
11274	\$157.95	Kyle Lenhoff		3910 E Cantrell St			Decatur	IL	62521	USA
11484	\$250.00	LAIRD, JAN E		543 WILLIS RD			FOUNTAIN INN	SC	29644	USA
11337	\$793.25	LAMBERT, JUSTIN		28 JUNE ST			NASHUA	NH	03060	USA
11407	\$2,422.98	Landon E Fuhrman Roth IRA	Patrick Darby	Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11407	\$2,422.98	Landon E Fuhrman Roth IRA	Landon E Fuhrman Roth IRA	c o David Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
11406	\$28,954.70	Landon E Fuhrman UTMA AL	Patrick Darby	Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11406	\$28,954.70	Landon E Fuhrman UTMA AL	Landon E Fuhrman UTMA AL	c o Robert D Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
10915	\$10,950.00	LASHER, LAURA L		431 MICHHAUX VIEW TERRACE			MIDLOTHIAN	VA	23113-0000	USA
11188	\$435.82	LAUGHLIN, DANIEL		3012 Candice Ct			Simi Valley	CA	93063-0000	USA
11188	\$435.82	LAUGHLIN, DANIEL	Daniel Laughlin		15070 Galehouse Rd		Doylestown	OH	44230	USA
11426	\$509.75	Lawrence Street Industry		4700 Lawrence St			Hyattsville	MD	20781	USA
11047	\$1,200.98	Lazarus, Howard		7508 Pine Knoll Cir			Prospect	KY	40059-9208	USA
11325	\$10,019.98	Lee, Chu N		14030 Lemoli Ave No			Hawthorne	CA	90250	USA
11152	\$54.99	LEE, MICHAEL	LEE MICHAEL	25 GUERRERO	NO 301		SAN FRANCISCO	CA	94103	USA
11324	\$2,421.76	Leonard Ferrera		30 Intervale Ave			Peabody	MA	01960	USA
11378	UNLIQUIDATED	Leshko, Thomas J		309 Woltham Ct			Joppa	MD	21085	USA
10970	\$5,222.50	LIGHTFOOT, FRANKLIN & WHITE		400 N 20TH ST			BIRMINGHAM	AL	35203	USA
11115	\$10,680.00	Ling, Lillian		91 Cambrook Row			Williamsville	NY	14221-0000	USA
11245	\$4,083.00	Lisa Taylor		106 W Dutton Ct			Cary	NC	27513	USA
11410	\$15,000.00	LONGORIA, JEROME SALVADOR		1521 WEST EVANS AVE			VISALIA	CA	93277	USA
11310	\$80.01	LOPEZ, LORENZO		2929 ALTURA ST			LOS ANGELES	CA	90031-2306	USA
11278	\$4,350.00	Louise B Wilson		PO Box 252			Graham	NC	27253	USA
11156	\$27,535.11	Louisville Gas and Electric Company		820 West Broadway			Louisville	KY	40202	USA
11077	\$3,336.99	Lovejoy, Janice Carter		2446 Early Settlers Rd			Richmond	VA	23235	USA
11514	\$1,527.00	Ly, Camnang & Thuylan	Camnang Ly	4 Dickens Ln			Mt Laurel	NJ	08054	USA
10961	\$2,908.50	Lyon, Fred & Naomi		63580 E Squash Blossom Ln			Tucson	AZ	85739	USA
10961	\$2,908.50	Lyon, Fred & Naomi	Lyon, Fred & Naomi		9650 Waterstone Pl Apt 211B		Minnetonka	MN	55305	USA
11251	\$3,412.00	Marco Sciacca		86 Rossiter Ave			Paterson	NJ	07502	USA
11284	\$1,710.00	Marie A Oliver		445 E Rock Rd			Allentown	PA	18103	USA
11351	\$1,984.11	Marsha L Blanchette		750 Six Flags Rd L553			Austell	GGA	30168	USA
11141	\$2,145.29	Martin, Velgie		6879 Town Harbour Blvd Apt 1222			Boca Raton	FL	33433-0000	USA
11509	UNLIQUIDATED	MARY JEANNE REID MARTZ		5627 LEE HIGHWAY			ARLINGTON	VA	22207-1423	USA
10877	\$1,888.95	MASON, LUCHANNE		6527 2ND AVE			LOS ANGELES	CA	90043	USA
11409	\$936.30	Matthew J De Laney		7 Wedgewood Lane			Morristown	NJ	07960	USA
11119	\$1,193.05	Mauldin, Raymond Edison	Raymond E Mauldin	500 Snows Mill Ave Apt No 117			Tuscaloosa	AL	35406-0000	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11110	\$318.12	McClelland, Richard Tyler		900 Hargrove Rd Apt			Tuscaloosa	AL	35401-0000	USA
11386	\$1,153.19	McGirt, R Gordon		114 King George Loop			Cary	NC	27511	USA
10901	\$94.23	MENDOZA, CATHERINE ANTOINETTE		2915 PHEASANT RUN			HUMBLE	TX	77396-0000	USA
10953	UNLIQUIDATED	Mertz, Cheryl C		1210 Hoge St			Pearisburg	VA	24134-24134	USA
11302	\$2,484.35	MEYER, BRET D		6358 WHIRLAWAY DR			MT ZION	IL	62549	USA
11168	\$4,246.00	MICHAEL A DUVALL		6208 W CLINTON			CLEVELAND	OH	44102	USA
11039	\$816.96	Michaelis, Brie Victoria		404 A2 Harlon Dr			Cary	NC	27511-0000	USA
11040	\$742.35	Michaelis, Geoffry		404 Harlon Dr Apt A2			Cary	NC	27511-0000	USA
11174	\$851.90	Michelle Monken		1314 203rd Pl SW			Lynnwood	WA	98036	USA
11237	\$1,300.00	Mohammad Sultan & Rukiya Sultan	Mohammad & Rukiya Sultan	PO Box 478			Ore City	TX	75683-0478	USA
11281	\$40,000.00	MOLAISON, JACQUES		5621 CARY ST RD	NO 302		RICHMOND	VA	23226	USA
11092	\$2,816.94	Montgomery, JoAnn B		836 Lord Leighton Dr			Virginia Beach	VA	23454	USA
11225	UNLIQUIDATED	Mr William Basten	Mr William Basten	11133 Bridge House Rd			Windermere	FL	34786	USA
11143	\$1,750.00	Mukai, Alan		94 1038 Alelo St			Waipahu	HI	96797-0000	USA
11128	\$6,149.97	Mukku, Veerabhadra R	Veerabhadra Rao Mukku	1526 Braden Cr			Franklin	TN	37064-0000	USA
11125	\$1,339.48	Mukku, Veerabhadra Rao		1526 Braden Cr			Franklin	TN	37067-0000	USA
10943	\$6,355.90	Mulder, James A		405 Casa View Dr			San Jose	CA	95129-0000	USA
10952	\$27,000.00	Murphy Inc		614 Baltimore Ave			Fernwood	PA	19050-0000	USA
10952	\$27,000.00	Murphy Inc	Murphy, Megan K		2000 Market St 13th Fl		Philadelphia	PA	19103-0000	USA
11126	\$8,250.00	Murray, Jeremy W		4942 Valley Crest Dr Apt 203			Midlothian	VA	23112-0000	USA
11134	\$118,750.00	Mustafa, Ghulam		50 25 60th St			Woodside	NY	11377-0000	USA
11380	UNLIQUIDATED	Nairne, Deryck Keith		9341 Weather Vane Pl			Montgomery Vlg	MD	20886	USA
10914	\$200.00	NEIDIG, LANE ALEXANDER		2919 CONNE MARA DR			DAVIDSONVILLE	MD	21035-0000	USA
11313	\$936.00	Nichols, Suzanne P		PO Box 528			Orange	VA	22960	USA
11100	\$557.82	NIEBERGALL, ANGELA K		3405 BLUE SULPHUR GARDENS			ONA	WV	25545	USA
11227	\$380.00	Nilo Glean Angue		3805 Tundra Swan St			Las Vegas	NV	89122	USA
11308	\$289.99	NILON, SHANE		1006 MARK DR			WILKES BARRE	PA	18706	USA
11379	\$56.36	NORTH ATTLEBOROUGH PUBLIC WORKS		49 WHITING STREET			NORTH ATTLEBOROUGH	MA	02760	USA
11116	\$101.66	North Bergen Municipal Utilities Authority		6200 Tonnelle Ave			N Bergen	NJ	07047-0000	USA
11277	\$200.00	NUEVA, EDUARDO		5931 LUBEC ST			BELL GARDENS	CA	90201	USA
11172	\$5,045.00	O Hybenia Sholin		324 Village Creek Rd			Aptos	CA	95003	USA
11304	\$5,640.63	Ogundiya, Deji		4537 Raccoon Tr			Hermitage	TN	37076-4704	USA
11303	\$550.00	OGUNDIYA, TAYO		4537 RACCOON TRL			HERMITAGE	TN	37076-4704	USA
10923	\$40.41	OKAFOR, NDUBUISI		3023 SPICE BUSH RD			LAUREL	MD	20724-0000	USA
11299	\$9,587.51	OLAJS, IMRE		1651 W BYRON AVE			ADDISON	IL	60101	USA
11131	UNLIQUIDATED	Ollie Land Stukes	Ollie Land Stuke Rev Trust	DTD 02202003 UAD 022003	Ollie L Stukes TTEE	526 Lyndale Dr	Hartsville	SC	29550-2708	USA
11389	\$1,584.00	Olson, Ervin C		478 Summer Hill Dr			Hoschton	GA	30548-3059	USA
11081	UNLIQUIDATED	Osier, Michael		617 Legends Club Dr			Mount Pleasant	SC	29466	USA
10996	\$2,200.00	Pachauri, Pavan R		16 Killdeer Ln			Fairport	NY	14450-0000	USA
11142	\$1,000.00	Pasumarthi, Naga P		1166 Olde Cameron Ln			Franklin	TN	37067-0000	USA
11230	\$0.00	Patrick Kouame	Patrick Kouame	97 20 57th Ave Apt No			Elmhurst	NY	11368	USA
11255	\$40,000.00	Patrick S O Reilly		9067 Little Joselyn Dr			Mechanicsville	VA	23116	USA
11496	\$1,447.39	PATTI A CLIFTON		5 SETINEL CT			GREER	SC	29650	USA

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11496	\$1,447.39	PATTI A CLIFTON	RAYMOND JAMES FINANCIAL SERVICES FBO PATTI A CLIFTON		880 CARILLON PKWY		ST PETERSBURG	FL	33716	USA
11357	\$221.07	PATTON, RACHEL VIRGINIA		1708 WILLOWBROOK DR			MERCED	CA	95348-1313	USA
11357	\$221.07	PATTON, RACHEL VIRGINIA	Patton, Rachel Virginia		369 Collins Apt 2		Merced	CA	95348	USA
11166	\$67.50	PAUL J TEXEIRA		567 OLD BEDFORD			WESTPORT	MA	02790	USA
10910	\$901.53	PENALO, JOHANNA F		2259 CRESTON AVE	3C		BRONX	NY	10453-0000	USA
10911	\$15,000.00	PERERA, AIMEE		1341 SW HUTCHINS			PORT ST LUCIE	FL	34983-0000	USA
		Petit, Etienne R & Cheryl Lynn Petit		8204 W McCormick Rd			Amarillo	TX	79119	USA
11098	\$38,080.00	PHILLIPS, TAYLOR B		211 MAYMONT WAY			MANAKIN SABOT	VA	23103	USA
11361	\$138.89	Pinfield, Catharine A		4432 176th St SW No 3			Lynnwood	WA	98037	USA
11485	\$15,000.00	PIPER, JEFFREY S		2132 GALLOWAY CT			CINCINNATI	OH	45240	USA
11362	\$4.26	PORTMANN, JANICE		4573 CAMERON CIR			DEXTER	MI	48130 9407	USA
11364	\$5.97	PORTMANN, JANICE		4573 CAMERON CIR			DEXTER	MI	48130 9407	USA
		PRZYSTAS, MATTHEW STEVEN		125 WARD ST			CHICOPEE	MA	01020	USA
11488	\$560.00			805 POPLAR ST			PITTSBURGH	PA	15220	USA
11523	\$2,368.50	PSI	Professional Service Industries Inc		PO Box 71168		Chicago	IL	60694-1168	USA
		PUNTOAPARTE COMMUNICATIONS INC		PO BOX 9066636			SAN JUAN	PR	00906-6636	USA
11417	\$162,566.36			8659 Deicrls Dr			Montgomery Vlg	MD	20886	USA
11282	\$210.00	Pushpak S Laddha		Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11402	\$28,825.90	R Fuhrman Jr UTMA AL	Patrick Darby	c o David Fuhrman	1230 Crown Point Blvd		Tuscaloosa	AL	35406	USA
11402	\$28,825.90	R Fuhrman Jr UTMA AL	R Fuhrman Jr UTMA AL	3621 MEADOW POND COURT			GLEN ALLEN	VA	23060	USA
11391	\$138,527.92	RALEIGH, JOHN P		9500 Pine Shadow Dr			Richmond	VA	23238	USA
11491	\$4,100.00	Reaves, Randal M		Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11400	\$199,044.00	Regions Bank Trustee for Rebecca H Fuhrman	Patrick Darby	c o David Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
11400	\$199,044.00	Regions Bank Trustee for Rebecca H Fuhrman	Regions Bank Trustee for Rebecca H Fuhrman	1550 Springfield Blvd			Livermore	CA	94551-0000	USA
10989	UNLIQUIDATED	Reichel, Susan		718 S Northlake Blvd Ste 1016			Altamonte Sprgs	FL	32701	USA
11328	\$785.34	Rentokil Pest Control		8057 McFadden Ave			Salem	MI	48175	USA
11285	\$1,067.53	Reuben Bjorkman		6456 PARK WOOD COURT			LOVELAND	OH	45140	USA
11475	\$82.67	RICE, HEATHER DANIELLE		8621 Basswood Rd No			Eden Prairie	MN	55344	USA
11376	\$5,007.50	Richard Daly		2006 N PARHAM RD			RICHMOND	VA	23229	USA
11167	\$2,144.94	RICHARD G AND ROBERTA L WIENER		362 South Ave			Glencoe	IL	60022	USA
11190	UNLIQUIDATED	Richard Lesperance		13622 County Hwy H			Stanley	WI	54768	USA
10976	UNLIQUIDATED	Richard M Jenneman		2710 Pohens Ave NW			Grand Rapids	MI	49544	USA
11287	\$33.00	Richard M Schmitt		430 Clearbrook Dr			Wilmington	NC	28409-0000	USA
11010	\$55.10	Ridout, Sarah C		16120 Owen St			Fontana	CA	92335-0000	USA
11037	\$131.92	Rimolo, Vicky E		5565 PRESTON OAKS NO 154			DALLAS	TX	75240	USA
11493	UNLIQUIDATED	RISMAN, MIKHAIL								

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11241	\$195.10	ROADWAY EXPRESS	C O RMS BANKRUPTCY RECOVERY SERVICES	PO BOX 5126			TIMONIUM	MD	21094	USA
11500	\$100.00	ROBERT A KOENIG		PO BOX 10834			BEDFORD	NH	03110	USA
11397	\$2,422.98	Robert D Fuhrman Jr Roth IRA	Patrick Darby	Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11397	\$2,422.98	Robert D Fuhrman Jr Roth IRA	Robert D Fuhrman Jr Roth IRA	c o David Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
11404	\$31,610.40	Robert D Fuhrman Sr IRA	Patrick Darby	Bradley Avant Boult Cummings LLP	1819 Fifth Ave North		Birmingham	AL	35203	USA
11404	\$31,610.40	Robert D Fuhrman Sr IRA	Robert D Fuhrman Sr IRA	c o David Fuhrman	1230 Crown Pointe Blvd		Tuscaloosa	AL	35406	USA
11262	\$4,782.33	Robert H Myers		437 Orinda Ave			Petaluma	CA	94954	USA
11501	\$550.00	ROBERT KOENIG		PO BOX 10834			BEDFORD	NH	03110	USA
10959	\$418.92	ROBINS, QUENTON		3420 EL MORRO DR			BATON ROUGE	LA	70814-0000	USA
11050	\$1,080.00	Rodriguez, Arturo Gonzalez		4006 Donegal Ct			Tucker	GA	30084-0000	USA
11373	\$189.10	Rodriguez, Nemesto		5501 Cypress Dr						USA
11095	\$144.68	Roiland, Jennifer		3910 Brazilnut Ave			Sarasota	FL	34234	USA
11132	UNLIQUIDATED	Roman Jr, Americo		46 S Lewis Ave			Waukegan	IL	60085-0000	USA
11111	\$215.76	Romero, David		9678 Fontainebleau			Miami	FL	33172-0000	USA
11293	\$3,576.26	Ross, Ann M		14280 E Reno			Choctaw	OK	73020	USA
11295	\$8,142.32	Ross, Steve E		5817 S Shields Blvd			Oklahoma City	OK	73129	USA
11486	\$999.86	Rudat, Jamie A		36 Ridgewood Ln Apt			Gardner	MA	01440	USA
11094	\$5,712.91	Russo, Joanne M		8558 Rosano Cir			Myrtle Beach	SC	29579	USA
11349	\$5,000.00	SANCHEZ, ANGELA		9841 WOODSTOCK			PORT RICHEY	FL	34668	USA
11349	\$5,000.00	SANCHEZ, ANGELA	Wayne K Ekren Esq Trust Acct		9330 Regency Pk Blvd		Port Richey	FL	34668	USA
11356	\$4,957.45	Sandeep Singla		11225 19th Ave SE			Everett	WA	98208	USA
11232	\$150.00	Sandra J Minnaar		959 E Carver Rd			Tempe	AZ	85284	USA
11374	\$5,999.89	Sandra Jacobo & Pablin Jacobo Community Property		4053 Oakwood Ave Apt No 6			Los Angeles	CA	90004	USA
11354	\$1,382.69	Sarbium Tamba		3440 Quail Hollow Trl			Snellville	GA	30039	USA
11481	\$1,439.09	SCARNATI, MISS GLORIA E		3567 MOUNTAIN VIEW DR NO 119			PITTSBURGH	PA	15122-2447	USA
11180	\$300.00	SCHAERLI, MARCUS ANTHONY		1230 FULLER RD			GURNEE	IL	60031	USA
11133	\$900.00	Schenkel, Keith		182 E Canyon Creek Dr			Gilbert	AZ	85295-0000	USA
10945	\$344.00	Schrum, Mary		217 Spotswood Dr			Petersburg	VA	23805-0000	USA
11387	\$387.90	Scott, Walter & Jacquelyn Scott		958 CR 2340			Grapeland	TX	75844	USA
10932	\$126.70	SEWARD, GREGORY ROBERT		4990 DERBY LANE			BETHLEHEM	PA	18020-0000	USA
10870	\$5,032.95	Shan, Liang		14340 Village View Ln			Chino Hills	CA	91709-0000	USA
11367	\$1,678.60	Shawn M Burch		35570 N Wilson Rd			Ingleside	IL	60041	USA
11479	\$1,211.21	SHEWCHUK, KENNY A		3705 BAYOU PLACE			HOLT	MI	48842	USA
10924	UNLIQUIDATED	SHULL, MARCUS		4601 COBBLESTONE LANDING TERRACE			GLEN ALLEN	VA	23059-0000	USA
10998	UNLIQUIDATED	SHULL, MARCUS		4601 COBBLESTONE LANDING TERRACE			GLEN ALLEN	VA	23059-0000	USA
11440	\$40,000.00	SHULL, MARCUS		4601 COBBLESTONE LANDING TERRACE			GLEN ALLEN	VA	23059-0000	USA
11068	\$41,443.66	Sick Inc		6900 W 110th St			Bloomington	MN	55438	USA
11046	\$975.00	Simon, Ron	Jack Kramer Attorney	410 Ware Blvd 8th Fl			Tampa	FL	33619-0000	USA
11160	\$310.72	SIMPSON, GORDON P		76 E RODIGHIERO			TERRE HAUTE	IN	47805	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11042	\$121.74	Skipper, Ben		1061 McCord Rd			Dothan	AL	36301-0000	USA
11093	\$52.00	Smith, David P		PO Box 81			Olney	IL	62450	USA
11017	\$100.00	Smith, Jeffrey K		25 Valley Forge Dr			Swedesboro	NJ	08085-0000	USA
10865	\$1,620.00	SMITH, MICHAEL		3500 WOODCHASE	1606		HOUSTON	TX	77042-0000	USA
10865	\$1,620.00	SMITH, MICHAEL	Smith, Michael		14800 Memorial Dr Apt 28		Houston	TX	77079-0000	USA
11146	\$2,500.00	SMITH, RODNEY DELL		3001 DOVE COUNTRY	1905		STAFFORD	TX	77477-0000	USA
11034	\$10,500.00	Snagajob.com		4880 Cox Rd Ste 200			Glen Allen	VA	23060-0000	USA
11091	\$31,855.00	Solomon, Gary		1 Janson Ct			Westport	CT	06880	USA
11022	\$343.90	Sotolongo, Jonny		291 NW Blvd			Miami	FL	33126-0000	USA
11252	\$292.80	SOUTHERN ILLINOISAN NEWSPAPER		PO BOX 2108	710 N ILLINOISAN AVE		CARBONDALE	IL	62902-2108	USA
11419	\$89.38	SOUTHERN ILLINOISAN NEWSPAPER		710 N ILLINOIS AVE			CARBONDALE	IL	62901	USA
11080	\$150.00	Spaar, William M		PO Box 231994			Anchorage	AK	99523-0000	USA
11289	\$32,818.26	SPOKESMAN REVIEW		BOX 1906			SPOKANE	WA	99210-1906	USA
11352	\$17,443.82	STANDARD EXAMINER		PO BOX 12790			OGDEN	UT	84412-2790	USA
11253	\$3,910.30	STEPHEN P SKAGGS	SKAGGS STEPHEN P	4341 BAY BEACH LN APT 341			FORT MYERS BEACH	FL	33931-5987	USA
10869	UNLIQUIDATED	STEPHENS, SHERRY		135 LENOX LANE			NEESES	SC	29107	USA
11049	UNLIQUIDATED	Stoller Sr, Michael R		20315 Wayne Rd			Livonia	MI	48152	USA
10997	\$1,005.21	Stone, Benjamin P		11224 Chapel Rd			Fairfax Station	VA	22034-0000	USA
11149	\$254.66	SUPPLICE, VALLERY		P O BOX 1384			GRAYSON	GA	30017-1384	USA
11090	\$187.05	Supry, Joshua		278 S Ogden St			Buffalo	NY	14206	USA
11099	\$227.50	Sutherland, David R		10707 East D Ave			Richland	MI	49083-9395	USA
11012	\$779.39	Sweedee		PO Box 9077			Houma	LA	70361	USA
11483	\$707.40	SWEENEY & SHEEHAN		1515 MARKET ST STE			PHILADELPHIA	PA	19102-1983	USA
11306	UNLIQUIDATED	Swiss, John Marc		4975 Clarendon Ter			Frederick	MD	21703	USA
10886	\$40,000.00	SZELLAN, RICHARD		13106 HAMPTON CHASE WAY			CHESTERFIELD	VA	23832-0000	USA
11137	UNLIQUIDATED	SZELLAN, RICHARD		13106 HAMPTON CHASE WAY			CHESTERFIELD	VA	23832-0000	USA
11309	\$40,000.00	TAITANO, JENNIFER E		1309 LINDSEY DR			KELLER	TX	76248	USA
10957	UNLIQUIDATED	TANTS, DINO		1710 EAST 106TH AVE			CROWN POINT	IN	46307-0000	USA
10956	UNLIQUIDATED	TANTS, DINO D		1710 EAST 106TH AVE			CROWN POINT	IN	46307	USA
10995	\$2,200.00	Tasinas, John		68 Westover Dr			Webster	NY	14580-0000	USA
11083	\$96,324.95	The Parkes Companies Inc	c o Joshua W Wolfshohl	Porter & Hedges LLP	1000 Main St 36th Fl		Houston	TX	77002-0000	USA
11524	\$199.99	THOMAS, CHARLES		4025 HOLLOW RD			MALVERN	PA	19355	USA
11011	\$317.19	THORSON, ALEX		8829 JUANITA DR NE			KIRKLAND	WA	98034	USA
11359	\$2,125.75	Tonya L Kimbrough		1521 Ednam Forest Dr			Richmond	VA	23238	USA
11360	\$286.16	Tonya L Kimbrough		1521 Ednam Forest Dr			Richmond	VA	23238	USA
10934	\$83.29	TORIELLO, ANDREW		10800 N RIDGEWIND			TUCSON	AZ	85737-0000	USA
11265	\$1,555.07	Tracey Palmer		2561 Wellesley			High Ridge	MO	63049	USA
11154	\$426.30	Tri Vien Nguyen		2230 West Adams St			Santa Ana	CA	92704	USA
11140	\$15,000.00	Triana, Rodolfo		21021 J Old Hwy 99			Centralia	WA	98531-0000	USA
10938	\$90.00	Tripllett, Latrice D		944 Amaral Circle			St Louis	MO	63137-0000	USA
				8368 SOUTH						
11063	\$131.01	TUCKER, JOILOR		ANTHONY AVE	2		CHICAGO	IL	60617-0000	USA
10978	\$4,650.00	Tucker, Luke		2913 Sunset Pt			Carrollton	TX	75007	USA
11368	\$10,000.00	Ty Holbrook		5915 Crockett			Lumberton	TX	77657	USA
10922	\$24.19	Tysz, Joseph		Box 4504			Steubenville	OH	43952-0000	USA
11504	\$69.07	Utility Billing Services AR		P O Box 8100			Little Rock	AR	72203-8100	USA
11343	\$21.39	Valuska, Sharen A		642 Sunshine Pk Rd			Steubenville	OH	43953	USA
10884	UNLIQUIDATED	VANDERGRIFT, SCOTT H		8031 HAMPTON CREST CIR			CHESTERFIELD	VA	23832-0000	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
10885	UNLIQUIDATED	VANDERGRIFT, SCOTT H		8031 HAMPTON CREST CIR			CHESTERFIELD	VA	23832-0000	USA
11423	\$918.51	VARNEY, JOSHUA		7831 JACKSON			MUNSTER	IN	46321-0000	USA
10954	\$120.00	Vasquez, David		2644 S Sheridan Ct			Lakewood	CO	80227-0000	USA
11371	\$135,600.00	VASSILAKOS, NICHOLAS		196 BAY 11TH ST			BROOKLYN	NY	11228	USA
10880	\$6,500.00	Vaughn, Kenneth		2445 Whisper Winds			Beaumont	TX	77713-0000	USA
11107	\$877.50	Vaughn, Kenneth		2445 Whisper Winds			Beaumont	TX	77713-0000	USA
11519	\$25,000.00	VCU TICKET OFFICE		PO BOX 842003			RICHMOND	VA	23284-2003	USA
11519	\$25,000.00	VCU TICKET OFFICE	Scott Secules Sr Associate Athletic Dir	Department of Intercollegiate Athletics	1200 Broad St	PO Box 843013	Richmond	VA	23284-3013	USA
11089	\$320.34	Veolia Environmental Services	Attn Becky	8136 Baumgart Rd			Evansville	IN	47725	USA
11441	\$65.00	Veolia Environmental Services	Attn Pat Hughes	PO Box 456			Muskego	WI	53150	USA
11353	UNLIQUIDATED	VERMA, GYAN		2105 ALICE ST NO A			SANTA CRUZ	CA	95062	USA
10903	\$47,363.50	Vertis Inc	Husch Blackwell Sanders LLP	John J Cruciani Esq	4801 Main St Ste 1000		Kansas City	MO	64112-0000	USA
11408	\$3,611.50	Victor Audi		17350 Northwoods PI			Hamilton	VA	20158-9480	USA
11176	\$937.50	Vinay A Shah		212 24th Ct SW			Winter Haven	FL	33880	USA
10899	\$1,600.00	Vogel, Bradley		17 Rode Dr			Rochester	NY	14622-0000	USA
11222	\$7,861.20	WACO TRIBUNE HERALD		PO BOX 2588			WACO	TX	767022588	USA
10927	\$27,545.97	Waste Management	c o Jacquolyn E Mills	1001 Fannin Ste 4000			Houston	TX	77002-0000	USA
11268	\$27,545.97	Waste Management	c o Jacquolyn E Mills	1001 Fannin Ste 4000			Houston	TX	77002-0000	USA
10916	\$55.66	WEEKS, NICKS		4512 STATEN ISLAND COURT			PLANO	TX	75024-0000	USA
11071	\$3,505.00	Weikel, Richard D		2097 Applegrove St			N Canton	OH	44720-0000	USA
10999	\$4,720.00	West, Harold Wade		18 Indian Hills			Vicksburg	MS	39180-0000	USA
11317	\$500.00	WEST, MATTHEW		PO BOX 1148			CONCORD	MA	01742	USA
10980	UNLIQUIDATED	WEST, RENEE M		11406 WOODLAND POND PKWY			CHESTERFIELD	VA	23838	USA
10981	UNLIQUIDATED	WEST, RENEE M		11406 WOODLAND POND PKWY			CHESTERFIELD	VA	23838	USA
10982	\$80,000.00	WEST, RENEE M		11406 WOODLAND POND PKWY			CHESTERFIELD	VA	23838	USA
10983	UNLIQUIDATED	WEST, RENEE M		11406 WOODLAND POND PKWY			CHESTERFIELD	VA	23838	USA
11477	\$217.44	WESTMORELAND, DAN MARCUS		1146 WATER FALL DR			JACKSONVILLE	FL	32225	USA
11477	\$217.44	WESTMORELAND, DAN MARCUS	DAN WESTMORELAND		980 WALTHER BLVD APT 127		LAWRENCEVILLE	GA	30043	USA
11193	\$182.90	William R Versteeg		827 E Quentin Ln			Queen Creek	AZ	85240	USA
11061	\$103.36	WILLIAMS, PURNELL E		2613 WHIPPLETREE			HARVEY	LA	70058	USA
10967	\$657.94	WILSON, FREDRICK		2111 EAST CROSBY			CARROLLTON	TX	75006	USA
10940	\$14,726.25	WINK TV		2824 PALM BEACH			FT MEYERS	FL	33916-0000	USA
11122	\$1,942.00	Xiang, Yuan		820 San Ramon Ave			Sunnyvale	CA	94085-0000	USA
10949	\$4,327.45	Yoneyama, Tadayuki		2941 Polo Club Rd			Nashville	TN	37221-0000	USA
11175	\$115.54	Yueyan Hu		7795 McCallum Blvd No			Dallas	TX	75252	USA
10936	\$400.00	Zapata, Francisco E		1810 W Arroyo Vista Dr			Tucson	AZ	85746-0000	USA

## **EXHIBIT G**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott

motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b) (2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

**BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

**PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,

Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").

**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation:

(a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

**BASIS FOR RELIEF**

**A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.

In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus

Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
P.O. Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
Chris L. Dickerson, Esq.  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

MCGUIREWOODS LLP

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
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Dion W. Hayes (VSB No. 34304)  
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333 West Wacker Drive  
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(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
: :  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., : :  
: :  
Debtors. : Jointly Administered  
----- x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned debtors (collectively, the "Debtors") for the entry of an order (the "Order") approving (a) procedures for filing omnibus objections to Claims asserted in the above-captioned

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection

Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

/S/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley

**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
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FLOM, LLP  
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- and -

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No.       ] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on       , 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.

captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
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FLOM, LLP  
One Rodney Square  
PO Box 636  
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- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**NOTICE OF THE DEBTORS'  
[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [\_\_\_\_\_] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[\_\_\_\_\_]

**PLEASE TAKE FURTHER NOTICE THAT** on [\_\_\_\_], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No.       ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim Number</u>	<u>Claim Amount</u>	<u>Reference Objection</u>
[Claimant Name] [Claimant Address]	Claim to Be Disallowed		
	Surviving Claim		

YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.

Critical Information for Claimants  
Choosing to File a Response to the Omnibus Objection

Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m.**  
**(Eastern Time) on [ ] , 2009 (the "Response Deadline") .**

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on  
[ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response**  
**and Information Regarding the Hearing on the Omnibus**  
**Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

**Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.

Dated: March \_\_, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP

Gregg M. Galardi, Esq.

Ian S. Fredericks, Esq.

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- and -

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Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

\7896527.1

## **EXHIBIT H**

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
12403	\$268,486.66	ARTITALIA GROUP INC		11755 RODOLPHE FORGET			MONTRÉAL	QC	H1E 7J8	CANADA
11651	\$1,565.01	Joinal Abdin		133 Vauxhall Dr			Scarborough	ON	M1P 1R5	Canada
11559	\$1,629.99	Lotzcar, Eliahu		A A No 93953			Bogota			Colombia
12414	\$250.00	Keen Whye Lee		1 Ridgewood Close Apt No 1503					276692	Republic of Singapore
11907	\$33.00	Boukema, Roland and Buter, Corny		Rietbergstraat 177			Zutphen		7201 gg	The Netherlands
11604	\$7,978.69	A PLUS DELIVERY & MOVING		PO BOX 7317			GULFPORT	MS	39506	USA
12433	\$126.99	Abhijit Ajmera		13326 NE 69th Way			Redmond	WA	98052	USA
11984	\$69.99	Adams, Stephan		223 Point Wyllie Ln			Fort Mill	SC	29708	USA
11527	\$98,308.00	Adcox, Ronnie F		7711 Spring Creek			Baytown	TX	77523	USA
11530	\$30,039.00	Adcox, Ronnie F & Susan K		7711 Spring Creek			Baytown	TX	77523	USA
11529	\$31,350.00	Adcox, Susan K	Ronnie & Susan Adcox	7711 Spring Creek			Baytown	TX	77523	USA
1866	\$298.30	ADDRESSOGRAPH BARTIZAN		450 WEAVER ST			ROCKY MOUNT	VA	24151	USA
11925	\$45.26	AGUILAR, JOHNNY		920 MCKENZIE RD			MESQUITE	TX	75181-2614	USA
12299	\$1,050.00	AI Recovery As Agents for New Hampshire Indemnity ASO	c o Thomas George Associates	PO Box 30			E Northport	NY	11731	USA
12276	\$8,000.00	ALBERTSON, DIANE		20 CITRUS DR			PALM HARBOR	FL	34684	USA
11915	\$181.45	ALBUERA, TRACY		2512 QUINT ST	103		SAN FRANCISCO	CA	94124-0000	USA
11997	\$271.43	Allen, Sherry		2 Beavertail Ct			Florissant	MO	63033	USA
11844	\$22,463.26	American Management Corporation	Attn Heather McMorrough	PO Box 2020			Conway	AR	72033	USA
11992	\$876.16	Amit Patel		2056 Mission St			San Francisco	CA	94110	USA
12021	\$121.25	Angela M Hopkins		1419 Maplewood Dr			Durham	NC	27704	USA
11738	\$7,000.00	Angela Watson		PO Box 36189			Houston	TX	77236	USA
12935	UNLIQUIDATED	Angers, Monique M		180 Valley View Dr			Meriden	CT	06450	USA
11824	\$1,309.00	Anil Kothari cf Shawn Kothari	Anil Kothari	622 Killarney Dr			Dyer	IN	46311-1298	USA
11822	\$1,308.00	Anil Kothari cf Sorabh Kothari	Anil Kothari	622 Killarney Dr			Dyer	IN	46311-1298	USA
1883	UNLIQUIDATED	Ann Taylor Inc	c o Chris Shultz	476 Wheelers Farms Rd			Milford	CT	06461	USA
1883	UNLIQUIDATED	Ann Taylor Inc	ANN TAYLOR INC	ATTN CHRIS SHULTZ	476 WHEELERS FARM RD		MILFORD	CT	06461	USA
12260	UNLIQUIDATED	Antowi, Christine		147 Mott St			Oceanside	NY	11572	USA
11936	\$64.95	Appalis D Murray		1117 Essex Dr			Cedar Hill	TX	75104	USA
11594	\$17,272.80	Arabia, Carole Ex Est Thomas J Arabia		30 Vautrin Ave			Holtsville	NY	11742	USA
12249	UNLIQUIDATED	Arroyo, Walter		1350 Quinnipiac Ave			New Haven	CT	06513	USA
11726	\$179.98	Arthur, Erich A		2020 Normandstone Dr			Midlothian	VA	23113	USA
11809	\$80.00	Atkins, Shirley		155 La Solis Dr			Rochester	NY	14626	USA
11754	\$266.86	Audrey H Smith		2693 Goose Creek Rd			Marion	NC	28752	USA
12039	\$11,496.73	AVISTA UTILITIES		P O BOX 3727			SPOKANE	WA	99220-3727	USA
12585	\$157.35	Bagner Donis		2253 E Sandalwood Pl			Anaheim	CA	92806	USA
12585	\$157.35	Bagner Donis	Bagner Donis		PO Box 4337		Anaheim	CA	92803	USA
11574	\$252.00	Balasubramanian, Ram		125 Oakmont Dr			Thorndale	PA	19372	USA
12081	\$1,047.82	BAPTISTE, WINSTON J		2709 DOREEN LANE			MARRERO	LA	70072	USA
12134	\$275,000.00	Batioff John	Law Offices of Gilbert D Sigala	1818 W Beverly Blvd Ste 206			Montebello	CA	90640	USA
11528	\$121,283.00	Baytown Equity Traders		7711 Spring Creek			Baytown	TX	77523	USA
11677	\$105.00	Bean, Patricia A		11734 Chisholm Trl			Victorville	CA	92392-9277	USA
11608	\$2,305,884.73	Belkin Intl Inc		501 W Walnut St			Compton	CA	90220	USA
11689	\$43.58	Bell, Jentonda		337 Holiness Ch Rd			Tateville	KY	42558	USA
11689	\$43.58	Bell, Jentonda	Jentonda Bell		PO Box 802		Burnside	KY	42519	USA
12250	\$3,862.50	Bertram, Lincoln		1000 Newlins Rd E			Easton	PA	18040	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11971	\$3,701.33	Bir Singh		3308 Pemberton Creek Ct			Richmond	VA	23233	USA
11998	\$1,535.66	BohnenKamp, Joshua Louis	Josh BohnenKamp	1750 Hyde St			San Francisco	CA	94109	USA
11633	UNLIQUIDATED	Borger, Sheryl A		31654 Lynne Dr			Rockwood	MI	48173	USA
12977	\$629.99	Boucher, Brian	Brian R Boucher	6 Cobblestone Ct			Glen Mills	PA	19342	USA
11887	\$23.00	Boyce Eric Thompson Jr		7601 Beckwood Dr			Fort Worth	TX	76112	USA
12375	\$422.50	BREA FINANCE DEPT		1 CIVIC CENTER CIR	ACCOUNTS REC		BREA	CA	92821-5732	USA
11781	\$313.54	Bresliska, Aneta		320 E 42nd St Apt 907			NY	NY	10017	USA
12882	UNLIQUIDATED	Brian J McQueeny		432 Golf Blvd			Daytona Beach	FL	32118-3649	USA
12221	\$14.34	BRIAN, OLSON		421 WEST SAN ANTONIO			SAN MARCOS	TX	78666-0000	USA
11580	\$59.59	BROWN HOPE, SHARON		2961 SANDY LN SE			SMYRNA	GA	30082	USA
11580	\$59.59	BROWN HOPE, SHARON	Sharon Brown Hope		4219 Grand St Apt No J		Columbia	SC	29203	USA
11732	\$191.80	BROWN, GERMECHIA NAKAY		1304 HANGER ST			LITTLE ROCK	AR	72202	USA
11732	\$191.80	BROWN, GERMECHIA NAKAY	NAKAY		1300 HANGER ST		LITTLE ROCK	AR	72202	USA
12325	\$10,897.16	BURBANK WATER & POWER		P O BOX 631			BURBANK	CA	91503-0631	USA
12976	UNLIQUIDATED	Burlew, Jon Paul		5701 S Cedarwood Rd			Greenwood Village	CO	80121	USA
12042	\$931.25	C & A Consulting	Marine Consulting Services Inc dba C & A Consulting	5125 Belle Dr			Metairie	LA	70006	USA
12252	\$332.49	Cadle Jr, Henry W		2040 Boccioni Ln			Cloves	CA	93611	USA
11794	\$1,049.96	Caroline R Siegmann		203 Marine Dr Ste B			Astoria	OR	97103	USA
11856	\$1,049.96	Carolyn R Siegmann		203 Marine Dr Ste B			Astoria	OR	97103	USA
11746	\$40.99	CELIS, FARRAHD		31 07 84TH ST			JACKSON HEIGHTS	NY	11370-0000	USA
11878	\$2,823,915.00	CHALIFOUX MICHAEL T	C O LAUREL CHALIFOUX	10801 WHITAKER WOODS RD			RICHMOND	VA	23233	USA
11880	\$462.00	CHAMPION, GERALD L		1236 STALVEY AVE			MYRTLE BEACH	SC	29577	USA
11638	\$18,230.00	Chan, Ka Man		3363 Fernside Blvd			Alameda	CA	94501	USA
11671	\$84.95	Christine Johnson		1824 SW 16th St			Lincoln	NE	68522	USA
12059	\$119.14	Christine Moya		112 Third Ave			Daly City	CA	94014	USA
12952	\$1,000.00	Chuan Fa Liu & Chang Rao		15 Kings Way No 33			Waltham	MA	02451	USA
11644	UNLIQUIDATED	Clancy, John A		431 Union St			S Weymouth	MA	02190	USA
11911	\$724.92	Clemente Bates		1712 Nappa Valley Ct SE			Smyrna	GA	30080	USA
11570	\$20,553.45	Coca Cola Bottling Co Consolidated	Attn Mike McCraw	4115 Coca Cola Plz			Charlotte	NC	28211	USA
12310	\$5,640.30	Coca Cola Bottling Co of Northern New England		One Executive Park Dr			Bedford	NH	03110-6913	USA
11688	\$5,681.12	COLLEGE STATION UTILITIES TX		PO BOX 10230			COLLEGE STATION	TX	77842-0230	USA
12876	\$215,502.68	Compass Group The Americas Division	Attn Lynne Foresman	2400 Yorkmont Rd			Charlotte	NC	28217	USA
12877	\$120,000.71	Compass Group USA Inc	Attn Lynne Foresman	2400 Yorkmount Rd			Charlotte	NC	28217	USA
12286	\$503.80	COMPOS, STEPHEN HENRY		2411 SOUTH ALICE ST			ALLENTOWN	PA	18103	USA
11851	\$74.50	CONCENTRA MEDICAL CENTERS		PO BOX 4300			RANCHO CUCAMONGA	CA	91729-4300	USA
12098	\$3,481.33	Consolidated Waste Industries		1701 Olive St			Capitol Heights	MD	20743	USA
11626	\$1,353.00	Corporation Service Company		2711 Centerville Rd			Wilmington	DE	19808	USA
11815	\$2,400.00	Craig, Dotti		14980 Lake Olive Dr			Ft Myers	FL	33919	USA
11748	\$1,300.00	Cynthia Langhamn Aver		84 Eagle Creek Dr			Wetumpka	AL	36092	USA
11605	UNLIQUIDATED	DALEY COLLEGE, RICHARD J		7500 S PULASKI RD RM L111			CHICAGO	IL	60652	USA
11841	\$40.00	Daniel James Spieker		1020 5th St			Catasauqua	PA	18032	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11727	\$135.87	Davis, Brittnie		908 Thomas Ct			Montgomery	AL	36108	USA
12941	\$1,403.38	DE JESUS, ANDREW NED		977 BAYPOINT WAY			RODEO	CA	94572	USA
12941	\$1,403.38	DE JESUS, ANDREW NED	Andrew N De Jesus		142 Garretson Ave		Rodeo	CA	94572	USA
12108	UNLIQUIDATED	DE WOOD, RICHARD		668 MAGNOLIA DRIVE			SAN MATEO	CA	94402	USA
11631	UNLIQUIDATED	DEANNA L HECKMAN &	HECKMAN DEANNA L	GALEN HECKMAN JT TEN	7201 HUGHES RD		SANDSTON	VA	23150	USA
12987	\$16,599.98	Debra Curry		10254 S Elizabeth			Chicago	IL	60643	USA
12989	\$16,599.98	Debra Curry		10254 S Elizabeth			Chicago	IL	60643	USA
11817	\$1,312.50	DeWinter, Dean		1720 S Norwood Ave			Green Bay	WI	54304	USA
12174	\$10.00	Diane Webb		115 Gilfield Dr			Forest	VA	24551	USA
11586	\$930.93	Dowty, Rosa		PO Box 464			Blair	OK	73526	USA
12251	\$40,000.00	DRAKE, ADAM B		4349 WILCOT DR			MIDLOTHIAN	VA	23113	USA
11680	\$2,500.00	EBOW, NAKIA C		2277 N FOREST AVE			RIALTO	CA	92377	USA
11922	\$7,347.84	Edward C Jones		3837 W Alex Bell Rd			W Carrollton	OH	45449	USA
11922	\$7,347.84	Edward C Jones	Edward C Jones		PO Box 3212		Dayton	OH	45401	USA
11758	\$1,110.81	Edward M Cornish Jr		221 Tate Ave			Englewood	OH	45322	USA
12139	UNLIQUIDATED	EDWARDS, TERRY E		PO BOX 45285			BATON ROUGE	LA	70895	USA
12921	\$200,000.00	EEOC JAMAL BOOKER AND CHRISTOPHER SNOW	MARISOL RAMOS ESQUIRE EEOC	801 MARKET ST SUITE 1300			PHILADELPHIA	PA	19107	USA
12804	\$1,060.12	Elias Vargas		270 San Jose Ave Apt No 8			San Francisco	CA	94110	USA
12126	\$823.13	Elizabeth Ann Peters		02002 County Line Rd			Auburndale	WI	54412	USA
11989	UNLIQUIDATED	Employment Development Department	Sacramento Adjudication Center	PO Box 937			Elk Grove	CA	95759-0937	USA
11989	UNLIQUIDATED	Employment Development Department	Ashot Khachaturyan							USA
12072	UNLIQUIDATED	Employment Development Department	Re Tasha N Thompson	Sacramento Adjudication Center	PO Box 937		Elk Grove	CA	95759-0937	USA
12380	UNLIQUIDATED	Employment Development Department	Re Tasha N Thompson	Sacramento Adjudication Center	PO Box 937		Elk Grove	CA	95759-0937	USA
12381	UNLIQUIDATED	Employment Development Department	Terrell L Smith	Sacramento Adjudication Center	PO Box 937		Elk Grove	CA	95759-0637	USA
12951	UNLIQUIDATED	Epps, Lyle Alonso		12412 E 207th St			Lakewood	CA	90715	USA
11545	\$979.47	Eugenia Perez Ortega		703 Euclid Ave			Lancaster	PA	17603	USA
11715	UNLIQUIDATED	Fennier, Gerald Patrick		5033 Elitha Dr Apt G			Winston Salem	NC	27105	USA
11728	\$119.21	Ferguson, Kerri Ann		6800 Cypress Rd No 212			Plantation	FL	33317	USA
11812	\$402.16	FERIA, DAVID		1448 BLUE RD			CORAL GABLES	FL	33146-1619	USA
12214	\$75,000.00	Ferreira, Eleanor J	Howard H Swartz Esq	3 Summer St			Chelmsford	MA	01824	USA
11879	\$292.94	Fletcher D Watson III		713 Sudden Valley			Bellingham	WA	98229	USA
11675	\$3,846.80	Fogle, Roberta A		1440 Coral Ridge Dr No 450			Coral Spring	FL	33071	USA
12566	\$1,454.16	Francis & Virginia L Olsowy Trust	Francis Olsowy	1825 S McMillon Rd			Bad Axe	MI	48413	USA
11796	\$150.00	Fred J Owen		6797 Willowwood Dr Apt 6044			Boca Raton	FL	33434	USA
11734	\$8,000.00	FULLEN, CHRISTOPHER		539 CARVER BLVD			TOLEDO	OH	43607	USA
11987	UNLIQUIDATED	FURNARI, ANGELO		2801 CHANCELLORSVILLE DR	APT 802		TALLAHASSEE	FL	32312	USA
12008	\$416.24	G&K SERVICES		1229 CALIFORNIA AVE			PITTSBURG	CA	94565-4112	USA
11531	UNLIQUIDATED	Gaines, Tammy		35 County Rd 1025			Clanton	AL	35046	USA
12047	\$31.99	GAMEZ, JORGE		861 GLENWAY DR			ATLANTA	GA	30344-0000	USA
11991	\$190.08	GENIVIEVE ANTON	ANTON GENIVIEVE	PO BOX 417			GREENWOOD	MS	38935-0417	USA
12025	UNLIQUIDATED	Gerber E Ramirez		1984 Sanford Ave			San Pablo	CA	94806	USA
11616	\$220.00	Giaccone, Kenneth		502 Palm Court			Crystal Lake	IL	60014	USA
11858	UNLIQUIDATED	GILCHRIST, ADAM		1016 TRAIL STREAM WAY			KNIGHTDALE	NC	27545	USA
11884	\$250.00	Glory Animashawn		4250 Clubhouse Cir Apt 3226			Irving	TX	75038	USA
11642	UNLIQUIDATED	GODSEY, LARAINA D		4611 ANNETTE DR			CONCORD	NC	28027	USA
11910	\$900.99	Jorge Gomez Adriana Gomez	Jorge Gomez Adriana Gomez	582 NW 97 Ave			Plantation	FL	33324	USA
11910	\$900.99	Gomez, Adriana Jorge Gomez	Jorge E Gomez	582 NW 97 Ave			Plantation	FL	33324	USA
11678	\$1,857.00	Gorezynski, Ronald J		23 Fairview Ave			Warwick	NY	10992	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
12785	UNLIQUIDATED	Grady F Brown		80 Fir Dr			Ocala	FL	34472	USA
11569	\$4,140.65	Gursky, John L		64 B Moore Rd			Haines City	FL	33844-7309	USA
11912	\$20.00	Hanson Elena		40 15th Ave N Apt 57			White Park	MN	56387	USA
11902	UNLIQUIDATED	HARMON, TOMMY		C/O LOVELLE ZOTH	PO BOX 898		BUFFALO GAP	NY	79508	USA
11902	UNLIQUIDATED	HARMON, TOMMY	Harmon, Tommy		334 County Rd 692		Buffalo Gap	TX	79508	USA
13004	\$28,349.70	HARRIS COUNTY TRA	LINEBARGER GOGGAN BLAIR & SAMPSON LLP	PO BOX 3064			HOUSTON	TX	77253-3064	USA
13004	\$28,349.70	HARRIS COUNTY TRA	Linebarger Goggan Blair & Sampson LLP		Post Office Box 3064		Houston	TX	77253-3064	USA
12213	\$60.00	Hegarty, Rosanne		2 Erin Ln			Norfolk	MA	02056	USA
11628	\$2,000.00	HEIL, ANDREW N		6960 PARKWAY DR			DOUGLASVILLE	GA	30135	USA
11628	\$2,000.00	HEIL, ANDREW N	Andrew Nathan Heil		6960 Parkway Dr		Douglasville	GA	30135	USA
12206	\$25,000.00	Henderson, Evelyn	Harris Beach PLLC	c o Kevin Tompsett Esq	99 Garnsey Rd		Pittsford	NY	14534	USA
12007	\$609.98	Henry & Rhonda Galvin		792 Trout Run Dr			Malvern	PA	19355	USA
11568	\$480.00	HERNANDEZ, NORELY		6300 MILGEN RD NO 1145			COLUMBUS	GA	31907	USA
12280	\$42.60	HERNANDEZ, PRISCILLA MARIE		2184 ALWORTH TERR			WELLINGTON	FL	33414	USA
11863	\$28.09	Hernando County Utilities Department	c o Kent L Weissinger	20 N Main St Ste 462			Brooksville	FL	34601	USA
11877	UNLIQUIDATED	Hill, Kim D		PO Box 470173			Brooklyn	NY	11247	USA
12181	UNLIQUIDATED	Hill, Kim D		PO Box 470173			Brooklyn	NY	11247	USA
11886	\$170.00	Hoanh Tran		16326 E Lake Dr			Aurora	CO	80016	USA
11648	\$1,932.00	HOFFMEISTER JR, ALBERT		1249 SW CURRIE STRET			PORT SAINT LUCIE	FL	34983	USA
11648	\$1,932.00	HOFFMEISTER JR, ALBERT	Hoffmeister Jr Albert		PO Box 9003		Port St Lucie	FL	34952	USA
12376	\$800.00	Holly R Nicholson		713 Cannon Rd			Glen Gardner	NJ	08826	USA
12075	\$6,750.00	Horizon Connections Inc	Robert Dodd & Associates LLC	303 S Mattis Ste 201			Champaign	IL	61821	USA
12210	\$941.05	Hughes, Zachary D		15508 Anderson Dr			Biloxi	MS	39532	USA
11601	\$4,343.40	Independent Newspapers Inc		110 Galaxy Dr	PO Box 7013		Dover	DE	19901	USA
11787	\$642.55	Jackson, Robert M		5274 Ridge Rd			Joelton	TN	37080	USA
11871	\$298.49	Jacquelyn & Michael LaMorte		1151 Galloping Hill Rd			Elizabeth	NJ	07208	USA
11973	\$6,112.90	James B Rousseau Sr		10 N Sycamore Ave			Aldan	PA	19018	USA
11560	\$755.62	James E Wolf Wolf Homes LLC		26 E Maple			Ft Mitchell	KY	41011	USA
12127	UNLIQUIDATED	James G Reynolds and Cleata Reynolds JTEN		219 Windmill Dr			Lebanon	TN	37087-3131	USA
12083	\$149.53	James P Agee		51 6th Ave			St Albans	WV	25177	USA
12112	UNLIQUIDATED	Janine F Price		7013 Woodchuck Hill Rd			Fayetteville	NY	13066	USA
11830	\$1,762.96	Jason Jow		2103 Manor Green Dr			Houston	TX	77077	USA
11813	\$598.63	Jason Simonds		2759 W 25th St			Greeley	CO	80634	USA
12798	\$20,366.03	JEA	Attn CC 3	21 W CHURCH ST			JACKSONVILLE	FL	32202-3139	USA
11771	\$35.00	Jeremy L Sowell		56 W 1970 N			Tooele	UT	84074	USA
11602	\$150,000.00	Jernigan, Elzie F	Mark W Collmer	Collmer Law Group	1221 Lamar No 1302		Houston	TX	77010	USA
12995	\$50.00	Jerry Krause		5128 Klamath Ct SE			Salem	OR	97306	USA
11875	UNLIQUIDATED	Jesse Mohr		976 Masson Ave No 2			San Bruno	CA	94066	USA
11625	\$9,234.84	Jialin Feng & Yin Zhang	Yin Zhang	2627 Oakton Glen Dr			Vienna	VA	22181-5344	USA
11932	\$280.00	John Fitzpatrick		2 Norfolk Ln			Bethpage	NY	11714	USA
11888	\$2,440.07	John H Howard		12409 Graham Meadows Dr			Richmond	VA	23233	USA
11876	\$4,498.76	John H Watson		304 Stone St			Carterville	IL	62918	USA
12988	\$10.00	John W Reale		12 Wedgewood Dr			Londonderry	NH	03053-2905	USA
12118	\$15,000.00	JOHNSON, CRAIG L		6374 ROWANBERRY DR			ELKRIDGE	MD	21075	USA
12905	\$165.38	Joseph D Felix		606 Lexington St			Waltham	MA	02452-3029	USA
11808	\$150.00	Julia Bauer		7173 Stanford Oak Dr			Sacramento	CA	95842-2241	USA
11837	\$122.00	Karen Buckrham		3261 Telford Ter SW			Atlanta	GA	30331	USA
12281	\$1,415.27	Karpinski, Michael		263 Bodega Dr			Romeoville	IL	60446	USA
11806	\$37.89	Kathleen Wierschke		1572 Silver Ter			Ann Arbor	MI	48103	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
12107	\$109.53	KIDD, LAVERE J		740 SUFFOLK			WESTCHESTER	IL	60154	USA
12184	\$50.00	King, Michael		59 Purchade St			Middleboro	MA	02346	USA
12290	\$174.95	Kirby, Tammy		421 W Byrd St			Timmonsville	SC	29161	USA
11672	\$139.75	Kisha T Buchanan		523 Joe B Jackson Pkwy			Murfreesboro	TN	37127	USA
12211	\$121.90	Knighten, Jerry L		226 Barrington Dr Apt 226			Bossier City	LA	71112	USA
11567	UNLIQUIDATED	Kolba, Robert E IRA		161 Twelve Oaks Ln			Ponte Vedra	FL	32082	USA
12979	\$15.00	Kopac, Michael A		20255 Kentucky Oaks Ct			Ashburn	VA	20147	USA
12224	\$25,200.00	Kubinski, Richard		16330 Siesta Ln			Brookfield	WI	53005	USA
11704	\$84.00	Kwong, David		1 Andalusia Ct			Hampton	VA	23666	USA
1886	\$79,274.00	LA CROSSE TECHNOLOGY, LTD	MANDA SHAH	2809 LOSEY BLVD SOUTH			LA CROSSE	WI	54601	USA
11584	\$288.86	Lalli, Louis J		22 Wilson Dr			Sicklerville	NJ	08081	USA
12068	\$40.00	Lance S Gossen		14709 Banbridge Trl			Austin	TX	78717	USA
12131	\$45.51	Lannie Joe Lorence	Lannie Lorence	219 E 23rd St No 3			New York	NY	10010	USA
12117	\$200.00	Larry K Heitman		300 Lila Ln			Athens	TX	75751	USA
11619	\$192.00	Larry Paulus Custom Cleaning Co		8241 Wayne Trace			Fort Wayne	IN	46816-2909	USA
12110	\$180.00	Lauren A Quinn		75 Buena Vista Ave E No 505			San Francisco	CA	94117	USA
12138	\$757.10	LAW OFFICES OF JOHN A GALLAGHER		171 WEST LANCASTER AVE STE 100			PAOLI	PA	19301	USA
12903	\$150.00	Leon G Shirley		569 Cranes Nest Rd			Owego	NY	13827	USA
12779	\$197.03	LEOPOLD, MARIO		45 TWIN PINE DRIVE	12G		BROOKLYN	NY	00001-1239	USA
12491	UNLIQUIDATED	Lincoln County Child Support Enforcement	Vicky E Bowman	1136 E Main St	PO Box 130		Lincolnton	NC	28093	USA
11606	\$4,300.00	Lloyd, Paul		4502 Parkdale Dr			Midland	TX	79703-6943	USA
11613	\$5,400.00	Lloyd, Paul		4502 Parkdale Dr			Midland	TX	79703-6943	USA
12980	\$23,243.25	Local 10 WPLG TV	Attn Carol DeMeo	3401 W Hallandale Beach Blvd			Pembroke Park	FL	33023	USA
12006	\$99.99	Lori A Ashness		111 Tomahawk Trl			Cranston	RI	02921	USA
13015	\$456.80	Lumapas, Maria Quincy Carolyn R	Quincy Lumapas	772 El Rancho Dr			Livermore	CA	94551	USA
11670	\$2,877.34	Lyn K Moore		3234 N 49th St			Milwaukee	WI	53216	USA
12182	\$150,000.00	MACIEL, MARAGARET		3104 SHARA ST			PORTAGE	IN	46368	USA
12182	\$150,000.00	MACIEL, MARAGARET	Sarkisian & Fleming		6165 Central Ave		Portage	IN	46368	USA
11905	\$500.00	MACKEY, SCOTT WILLIAM		14602 REDWOOD BEND TRAIL			HOUSTON	TX	77062	USA
11563	UNLIQUIDATED	MARCUS, JAMES A		55 WENTWORTH COVE RD			LACONIA	NH	03246	USA
11576	UNLIQUIDATED	MARCUS, JAMES A		55 WENTWORTH COVE RD			LACONIS	NH	03246	USA
11577	UNLIQUIDATED	MARCUS, JAMES A		55 WENTWORTH COVE RD			LACONIA	NH	03246	USA
11588	UNLIQUIDATED	MARCUS, JAMES A		55 WENTWORTH COVE RD			LACONIA	NH	03246	USA
11589	UNLIQUIDATED	MARCUS, JAMES A		55 WENTWORTH COVE RD			LACONIA	NH	03246	USA
11590	UNLIQUIDATED	MARCUS, JAMES A		55 WENTWORTH COVE RD			LACONIA	NH	03246	USA
11941	\$509.33	Maria Quiroga		121 09 Linden Blvd			South Ozone Park	NY	11420	USA
12207	\$28.02	MARIN MUNICIPAL WATER		220 NELLEN AVE			CORTE MADERA	CA	94925	USA
12183	\$1,140.55	MARIN MUNICIPAL WATER DISTRICT		P O BOX 994			CORTE MADERA	CA	94976-0994	USA
11891	\$564.89	Martha Young		3 Norman Dr			Neptune	NJ	07753	USA
12097	\$313.83	Martin Newman and Annette Newman Jt Ten		6970 Hatchery Rd			Waterford	MI	48327	USA
11546	\$1,628.00	Martin, Diane P		130 Shepley Ct			Winston Salen	NC	27104	USA
11543	\$586.95	MARTINEZ, KEVIN PAUL		3425 60TH ST	N/A		LUBBOCK	TX	79413	USA
11979	\$266.00	Mary Anne Hudspeth		PO Box 11684			Reno	NV	89510	USA
12868	\$100.00	Mary H Stienemann		1037 Maiden Choice Ln No B			Baltimore	MD	21229-5339	USA
11656	\$40.00	Mary Riordan		3216 Blackhawk Meadow Dr			Danville	CA	94506	USA
12220	\$178.46	MATHEUS, NAPOLEON		2173 CALIFORNIA ST	NO 302		SAN FRANCISCO	CA	94115-0000	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
12326	\$13,810.81	MATS INC		37 SHUMAN AVE	PO BOX 839		STOUGHTON	MA	02072	USA
11972	\$200.00	Mattin Noblia		701 Union St			San Francisco	CA	94133	USA
12020	\$140.81	MCCOLLETT, MONICA		1505 EVANS ST			ARKADELPHIA	AR	71923-4516	USA
11712	\$152.97	MCDONALD, LARRY		PO BOX 2171			RIDGELAND	MS	39158	USA
11629	UNLIQUIDATED	Michael D Robinson		12 Applewood Cir			Cabot	AR	72023	USA
12151	\$2,500.00	Michael J Cloukey		22 Maple St			Turners Falls	MA	01376	USA
11901	UNLIQUIDATED	Michael R Falvo IRA		1565 Foothills Village Dr			Henderson	NV	89012	USA
11637	\$18,860.85	Michigan Dept of Treasury	Unclaimed Property Division	PO Box 30756			Lansing	MI	48909	USA
12287	\$1,683.84	Micko, Daniel		770 Pine St			San Francisco	CA	94108	USA
11926	\$10,345.25	MICROSTRATEGY		1861 INTERNATIONAL DRIVE			MCLEAN	VA	22102	USA
11926	\$10,345.25	MICROSTRATEGY	MICROSTRATEGY		PO BOX 409671		ATLANTA	GA	30384-9671	USA
1848	\$47,960.00	MIDWAY		BANK OF AMERICA LOCKBOX SVC	15218 COLLECTIONS CENTER DR		CHICAGO	IL	60693	USA
1848	\$47,960.00	MIDWAY	Midway Home Entertainment	Attn Eric Muellner	2704 W Roscoe St		Chicago	IL	60618	USA
11679	\$25.92	MITCHELL, CHRYSTAL		2470 CHARLEMAGNE AVE			LONG BEACH	CA	90815-0000	USA
11679	\$25.92	MITCHELL, CHRYSTAL	Chrystal Edwards		PO Box 972		Los Alamitos	CA	90720	USA
11730	\$98.41	Montgomery Water Works		P O Box 1631			Montgomery	AL	36102-1631	USA
11731	\$39.73	MONTGOMERY WATER WORKS		P O BOX 1631			MONTGOMERY	AL	36102-1631	USA
11779	\$28.76	MONTGOMERY WATER WORKS		PO BOX 1631			MONTGOMERY	AL	361021631	USA
11661	\$150.00	Montoya, Ericka Martha Valdez		2008 Seaman Rd			Tampa	FL	33612	USA
12320	UNLIQUIDATED	Moran James P		54 Twin Oaks			New Milford	CT	06776-1047	USA
12226	\$755.68	Moran, Mr Sean and Carolyn		230 W La Flor Ln			Mountain House	CA	95391	USA
12219	\$50.00	Morrow, Timothy C		1704 Loty Ave			Pittsburgh	PA	15212	USA
11906	UNLIQUIDATED	MORTON, CHRISTOPHER		3776 TEAYS VALLEY RD LOT 87			HURRICANE	WV	25526	USA
11566	\$40.00	Moten, Henry		4031 Figtree Dr			Jones	AL	36749	USA
11668	\$800.00	Mukhram Seepersad		8305 NW 61st No 308			Tamarac	FL	33321	USA
12209	\$340.00	Murphy, Walter		1 Hubbard Pl			Wethersfield	CT	06109-2334	USA
11968	\$50,000.00	NASH, ARVECA		525 N COUNCIL RD APT G			OKLAHOMA CITY	OK	73127	USA
11890	UNLIQUIDATED	NC Child Support Centralized Collections		PO Box 900012			Raleigh	NC	27675-9012	USA
11917	UNLIQUIDATED	NC Child Support Centralized Collections		PO Box 900012			Raleigh	NC	27675-9012	USA
12109	\$50.00	Neil Sanders		27 David Dr			Saugus	MA	01906	USA
12925	\$269.00	NEW HAMPSHIRE DEPT OF SAFETY		PO BOX 3838			CONCORD	NH	03302-3838	USA
12925	\$269.00	NEW HAMPSHIRE DEPT OF SAFETY	NH Dept of Justice	Attn Jason Reimers Assistant Attorney General	33 Capitol St		Concord	NH	03301	USA
11666	\$337.33	NIEPOTH, ALEX CURTIS		6054 N PONDEROSA WAY			PARKER	CO	80134	USA
11593	\$94.60	NOBLE, TREVOR J		8239 E TIMBERLAND AVE			ORANGE	CA	92869	USA
11596	\$2,500.00	Nora Sr, Reginald C		4717 Noah Cir			Acworth	GA	30101-9322	USA
11600	\$20,000.00	Norton, Alice H		5308 Antelope Ln			Stone Mountain	GA	30087	USA
12080	\$556.12	OCONNOR, KEVIN JOSEPH		310 AUDLEY CT			COPIAGUE	NY	11726	USA
11674	\$9,862.44	OG&E Electric Services	Attn Abby Campbell MC M223	PO Box 321			Oklahoma City	OK	73101-0321	USA
12942	\$9,744.56	OKLAHOMA STATE TREASURER	SCOTT MEACHAM STATE TREASURER	4545 LINCOLN BLVD STE 106	UNCLAIMED PROPERTY		OKLAHOMA CITY	OK	73105-3413	USA
11872	\$103,000.00	OLDMAN, MICHELE		PO BOX 826			MOSS BEACH	CA	94038	USA
11873	UNLIQUIDATED	OLDMAN, MICHELE		PO BOX 826			MOSS BEACH	CA	94038	USA
12934	\$4,897.96	ORANGE & ROCKLAND		390 WEST ROUTE 59			SPRING VALLEY	NY	10977-5300	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11762	\$600.00	PAGAN HERNANDEZ, HUMBERTO J		PO BOX 10952			SAN JUAN	PR	00922	USA
11763	\$600.00	PAGAN HERNANDEZ, HUMBERTO J		PO BOX 10952			SAN JUAN	PR	00922	USA
12307	\$430.02	Parada, Celia		10213 Wood Dr			Rowlett	TX	75089	USA
12308	\$430.02	Parada, Celia		10213 Wood Dr			Rowlett	TX	75089	USA
11913	\$1,767.65	Paramdeep Tank		9985 Caminito Chirimolla			San Diego	CA	92131	USA
11722	\$581.90	Pasam, Venkatesh		5319 N MacArthur Blvd No 2059			Irving	TX	75038	USA
12296	\$1,251.09	PATEL, NITIN G		1657 MARKET ST			SAN FRANCISCO	CA	94103	USA
12943	\$50.00	Pathaude, Nadine		1109 Pontiac Ave			Cranston	RI	02920	USA
12022	\$180.00	Paul S Wilson		4 Kemp Dr			Macedon	NY	14502	USA
12073	\$810.38	PC Mall Inc	Jeffrey M Galen	Gallen & Davis LLP	16255 Ventura Blvd Ste 900		Encino	CA	91436	USA
11553	\$493.80	PEAK TECHNOLOGIES INC		PO BOX 8500 S 4955			PHILADELPHIA	PA	19178-4955	USA
11553	\$493.80	PEAK TECHNOLOGIES INC	Peak Technologies Inc		10330 Old Columbia Rd		Columbia	MD	21046	USA
11714	\$529.99	Pearson, David E		28 Greenbrier Rd			Portsmouth	VA	23707	USA
11810	\$422.83	PEREZ, BRIAN		243 ARMOUR AVE			SOUTH SAN FRANCISCO	CA	94080-0000	USA
12262	\$4,532.00	Pfeifer, Virgil & Wanda	Virgil Pfeifer	4101 Kingston Dr			Corpus Christi	TX	78411	USA
11617	\$4,631.00	Pickens, Cordelia		118 O St NW			Ardmore	OK	73401	USA
12177	\$2,789.45	PICKETT, AARON		1165 CATALINA ST			LAGUNA BEACH	CA	92651-0000	USA
12113	\$997.83	PICKETT, AARON M		1165 CATALINA ST			LAGUNA BEACH	CA	92651-0000	USA
12284	\$66,006.18	PIONEER PRESS	DAWN LINDGREN	345 CEDAR STREET			ST PAUL	MN	55101-1057	USA
12312	\$50.00	Pivero, Carla		7 Sparhawk Dr			Lynnfield	MA	01940	USA
11663	\$1,477.00	Plescia, George		940 Redding Way D			Upland	CA	91786	USA
11916	UNLIQUIDATED	POLANCO, GLADYS		132 35 SANFORD AVE APT 6P			FLUSHING	NY	11355	USA
11549	UNLIQUIDATED	POPE JR, THOMAS W	POPE THOMAS W	4617 EMMETT RD			GLEN ALLEN	VA	23060-3537	USA
11550	UNLIQUIDATED	POPE, THOMAS W	POPE THOMAS W	4617 EMMETT RD			GLEN ALLEN	VA	23060-3537	USA
11686	UNLIQUIDATED	Porter, Courtney		6430 S Stony Island Ave No 1910			Chicago	IL	60637	USA
11994	\$329.52	Prashant Patel		2042 Mission St			San Francisco	CA	94110	USA
11676	\$80.00	Property Damage Appraisers No Atlanta	Linda Picone	3709 Sexton Woods Dr			Atlanta	GA	30341	USA
11676	\$80.00	Property Damage Appraisers No Atlanta	PDA Inc		PO Box 47190		Ft Worth	TX	76147-1412	USA
12175	\$600.00	PULVER, CHRIS PHILIP		1623 CARRIAGE CIRCLE			VISTA	CA	92083	USA
12175	\$600.00	PULVER, CHRIS PHILIP	Christopher Pulver		1623 Carriage Circle		Vista	CA	92081	USA
11544	\$190.89	PURYEAR, JAMES EDWARD		10848 GREEN MEADOW PL			INDIANAPOLIS	IN	46229	USA
11544	\$190.89	PURYEAR, JAMES EDWARD	James Edward Puryear		4246 Rue Biscay Apt 3A		Indianapolis	IN	46226	USA
11827	\$40.00	Qianjin Kong		206 Bella Vista Rd			Devon	PA	19333	USA
11554	\$28,965.00	QUALXSERV LLC		836 NORTH ST			TEWKSBURY	MA	01876	USA
11610	\$50.00	Quinn, Lauren Amber		75 Buena Vista Ave E No 505			San Francisco	CA	94117	USA
11735	\$200.00	Ralston, David		2964 E Fallentine Rd			Sandy	UT	84093	USA
11843	\$920.11	Randall K Glover	Ytterberg Deery LLP	3555 Timmons Lane Ste 1000			Houston	TX	77027	USA
11843	\$920.11	Randall K Glover	Randall K Glover		6111 S Braeswood Blvd		Houston	TX	77096	USA
1884	\$6,391.98	RAYMOND HANDLING CORP		41400 BOYCE RD			FREMONT	CA	94538-3152	USA
11823	\$1,050.00	REMPART, RALPH		70 TWIN AVE			SPRING VALLEY	NY	10977	USA
11919	\$839.76	Rene Rodriguez		1323 S Marianna Ave			Los Angeles	CA	90040	USA
11741	\$50.00	Renee Tyson		7428 Vista Way No 102			Bradenton	FL	34202	USA
11988	\$260.09	Richard Stevens		221 W 82nd St	Apartment No 4F		New York	NY	10024	USA
12295	\$188.66	Richter, Lisa		408 N Cresthill Ave			McHenry	IL	60051	USA

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11864	\$149.99	Rick Couture		35436 Wellston Ave			Sterling Heights	MI	48312	USA
11578	UNLIQUIDATED	RIDIROS JR , SHAFT PONO		455 CANAL ST	NO 25		SAN RAFAEL	CA	94901	USA
11914	\$409.98	Rivera, Filomena		429 Buckland Ln			Valparaiso	IN	46383	USA
12278	\$295.25	Rivers, Brandon Earl		15302 Gundry Ave Apt No 116			Paramount	CA	90723	USA
12279	\$295.25	RIVERS, BRANDON EARL		15302 GUNDREY AVE APT NO 116			PARAMOUNT	CA	90723	USA
11770	\$279.00	Robbie G Carter		1712 Chimney Swift Ln			West Columbia	SC	29169-5418	USA
11652	\$9,260.00	Robert B Fung & Nancy Fung		821 Hawthorne Way			Millbrae	CA	94030	USA
12147	\$642.55	Robert M Jackson		5274 Ridge Rd			Joelton	TN	37080	USA
11634	\$423.99	Roberts, Dennis A		814 Stonebridge Dr			Lancaster	PA	17601	USA
11542	\$477.17	Rodriguez, Anthony Alan		263 16th Ave SW			New Brighton	MN	55112	USA
11612	\$143.14	ROSE, SARAH NICOLE		8546 MEADOWLARK COURT			ZEELAND	MI	49464	USA
11783	\$670.89	ROZENBLAD, IVAN DURANT		375 SOMERSET RD			PIEDMONT	CA	94611	USA
11723	\$6,489.74	Ryan Inc	Bell Nunnally & Martin LLP	3232 McKinney Ave Ste 1400			Dallas	TX	75204	USA
11649	\$319.96	Ryan, June		632 Cardinal Ln			Prattville	AL	36067	USA
11709	\$260.00	Salinas, Roger & Kristen		5215 Hickory Pl			Cheyenne	WY	82009	USA
12317	\$50.00	Sanders, Eric		47 Riverview Ave			Ardsley	NY	10502	USA
11632	\$494.98	Sartin, Mitchell A		7051 NE 6th Ave			Portland	OR	97211	USA
11719	\$2,029.73	Scannell, Laura		6055 Knights Ridge Way			Alexandria	VA	22310	USA
11918	\$50.00	Schomp, Robert L		339 Treasure Boat Way			Sarasota	FL	34242	USA
12784	\$2,875.33	Scott Warren		10816 1/2 Blix St			N Hollywood	CA	91602	USA
11996	\$108.97	Sean Davis		6747 Sandpiper Ct			Frederick	MD	21703	USA
11687	\$4,601.00	SEKHLI, SUNEEL		1904 CONNOLY DR			TROY	MI	48098	USA
11571	\$714,200.08	SENNHEISER ELECTRONIC CORP		PO BOX 30962			HARTFORD	CT	06150-0962	USA
11665	UNLIQUIDATED	Sharon Shand Mega Promotional Inc		5108 Elaine Dr			Charleston	WV	25306	USA
11943	\$50,000.00	SHREWSBURY, JAMES		1250 NORTH AIR DEPOT APT 242			MIDWEST CITY	OK	73110	USA
11643	UNLIQUIDATED	SIMMONS, DONALD		505 SHERILYN DR			HIGHLAND SPRINGS	VA	23075	USA
11643	UNLIQUIDATED	SIMMONS, DONALD	Janet M Simmons		8675 E Timber Ridge Rd		Mt Crawford	VA	22842	USA
11495	\$224,330.32	SIMPLETECH A FABRIK COMPANY	ALAN DOCHERTY DIRECTOR OF SALES FINANCE	1830 E WARNER AVE			SANTA ANA	CA	92705	USA
11495	\$224,330.32	SIMPLETECH A FABRIK COMPANY	LEI LEI WANG EKVALL	WEILAND GOLDEN	SMILEY WANG EKVALL & STROK LLP	650 TOWN CENTER DR STE 950	COSTA MESA	CA	92626	USA
12950	\$114.43	SIP, MARCIN		3738 N OSCEOLA AVE			CHICAGO	IL	60634-0000	USA
11695	\$324.36	Sirico, Russell		529 Jersey Ave			Greenwood Lk	NY	10925	USA
11623	\$473.53	Smith, Joyce L		6818 Orchid Ln			Fredericksburg	VA	22407	USA
11622	\$113.79	Solomon, Judith		80 Central Park W Apt 8G			New York	NY	10023	USA
12064	\$92,096.06	State of Wisconsin Office of State Treasurer	William H Ramsey Assistant Attorney General	Department of Justice	PO Box 7857		Madison	WI	53707-7857	USA
12129	\$165.00	Stephen J Murphy		18796 Caminito Cantilena Unit 132			San Diego	CA	92128	USA
11533	\$102.51	STONE, JONATHAN		11715 COLLGE PARK TRAIL	APT J		ORLANDO	FL	32826-0000	USA
11533	\$102.51	STONE, JONATHAN	Jonathan Stone		3408 State Rd 13		St Johns	FL	32259	USA
11831	\$84.33	Sunil Chittadi		318 Honnes Rd			Fishkill	NY	12524	USA
11641	\$1,460.28	Sussman, Graham		47 Boswell Rd			Putnam Valley	NY	10579	USA
11867	\$779.99	Tanel Parind		448 Maxey Dr			Virginia Beach	VA	23454	USA
11575	\$610.54	Taylor, Samantha		4801 Pleasant Valley Rd			York	PA	17406	USA
11645	\$9,940.00	Tec Com Services Inc dba Micro Tech	c/o Thomas L Schulman Attorney at Law	600 W Santa Ana Blvd Ste 955			Santa Ana	CA	92701-4509	USA
11645	\$9,940.00	Tec Com Services Inc dba Micro Tech	Tec Com Services Inc dba Micro Tech		1215 Pomona Rd Ste A		Corona	CA	92882	USA

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11653	\$10,320.00	Terence W or Nancy F Chan		821 Hawthorne Way			Millbrae	CA	94030	USA
11835	UNLIQUIDATED	TERRY, VERNICAL		15503 SW 297TH TER			LEISURE CITY	FL	33033	USA
12902	\$192,052.65	The Washington Post	Attn Credit A Perry	1150 15th St NW			Washington	DC	20071	USA
12907	\$192,052.65	The Washington Post	Attn Credit A Perry	1150 15th St NW			Washington	DC	20071	USA
11717	\$149.99	Thompson, Teresa S		3316 Southview Ave			Montgomery	AL	36111	USA
12055	\$803.98	THORPE, JAMYRA N		2121 SADDLEBROOK LANE			PETERSBURG	VA	23805	USA
12055	\$803.98	THORPE, JAMYRA N	Jamyra Natrese Thorpe		3326 J Cir Brook Dr		Roanoke	VA	24018	USA
11833	\$472.00	Thuylan Ly		4 Dickens Ln			Mt Laurel	NJ	08054	USA
11898	\$399.82	TIME WARNER CABLE BUSINESS SERVICE		PO BOX 650734			DALLAS	TX	75265-0734	USA
12297	\$399.82	TIME WARNER CABLE BUSINESS SERVICE		PO BOX 650734			DALLAS	TX	75265-0734	USA
11541	UNLIQUIDATED	TISDALE, FELICIA A		1025 HALLIE DR			FLORENCE	SC	29505	USA
11865	\$1,851.00	TOLL ROADS VIOLATION DEPT, THE		PO BOX 50310			IRVINE	CA	92619-0310	USA
12991	\$6,344.93	TOWN OF APEX, NC		P O BOX 250			APEX	NC	27502	USA
12124	\$75.00	Tracy McCormick		PO Box 532			Many	LA	71449	USA
12024	\$9,250.73	TRIBUNE REVIEW PUBLISHING	TRIBUNE REVIEW PUBLISHING TRIB TOTAL MEDIA	622 CABIN HILL DR			GREENSBURG	PA	15601	USA
12234	\$163.85	Truitt, James Brandon		5481 Pine St			Millbrook	AL	36054	USA
12406	\$3,286.65	Ty D Paul		721 W A Allen			Wylie	TX	75098	USA
12990	\$76,471.05	Uniwest Management Services Inc Owner or Agent for Battlefield FE Limited Partner t a Fort Evans Plaza II Leesburg VA	c/o David L Pollack Esq	Ballard Spahr Andrews & Ingersoll LLP	1735 Market St 51st Fl		Philadelphia	PA	19103	USA
12857	\$67.15	US CUSTOMS & BORDER PROTECTION		6650 TELECOM DR STE 100			INDIANAPOLIS	IN	46278	USA
12854	\$27.97	VALADEZ, CLAUDIA		1333 HAWES ST			SAN FRANCISCO	CA	94124	USA
12368	\$116.09	VASQUEZ, PILAR		748 N FONTANA CT			VISALIA	CA	93291-4165	USA
12091	\$42.02	VERBICK, BRETT		1482 S 86TH ST			WEST ALLIS	WI	53214-0000	USA
11733	\$349.99	Villeroz, Tracy		7681 El Monte Dr			Buena Park	CA	90620	USA
12046	\$1.90	Vincent Ross MacKenzie		PO Box 68			Lancaster	NH	03584	USA
11924	\$68.60	VOGEL, SHARI		2239 LENITA LN			SANTA ANA	CA	92705-0000	USA
11924	\$68.60	VOGEL, SHARI	Shari Vogel		3100 Finnian Way No 467		Dublin	CA	94568	USA
12457	\$612.44	Wadson Almonor		2227 2nd Ave E			Bradenton	FL	34208	USA
12457	\$612.44	Wadson Almonor	Wadson Almonor		PO Box 162		Bradenton	FL	34206	USA
11611	\$1,850.00	WALKER, JAMAAL		10819 MEADOWBIRCH LN			COLLIERVILLE	TN	38017	USA
12293	\$150.00	Wang, Ju Fang		1025 Walnut St Rm 420			Philadelphia	PA	19107-5001	USA
11701	UNLIQUIDATED	WARDLOW, DONNA F		4605 SIAM CT			BAKERSFIELD	CA	93307	USA
11710	\$1,586.98	Warren, Scott		10816 1/2 Blix St			N Hollywood	CA	91602	USA
12227	\$5,352.29	WASHINGTON GAS ENERGY SERVICES INC		13865 SUNRISE VALLEY DR	STE 200		HERNDON	VA	20171	USA
12881	\$1,289.54	WASHINGTON SUBURBAN SANITARY COMMISSION		14501 SWEITZER LANE			LAUREL	MD	20707-5902	USA
12045	UNLIQUIDATED	WASHINGTON, GWENDOLYN		7146 EDGEWOOD RD			MECHANICSVILLE	VA	23111	USA
11664	\$17,488.75	WDIV TV		550 W LAYFAYETTE BLVD			DETROIT	MI	48226	USA
11664	\$17,488.75	WDIV TV	WDIV TV		75 REMITTANCE DR STE 3110		CHICAGO	IL	60675-3110	USA
12128	UNLIQUIDATED	Weldon Sons		5100 Dewalt St			Bakersfield	CA	93308	USA
11736	\$40.00	Wheelless, Sara C		3505 Corn Ct			Raleigh	NC	27612-4100	USA
11547	\$4,768.50	WHTM		PO BOX 5860			HARRISBURG	PA	17110-5860	USA
12982	\$206.86	WILLIAMS, DAVID CLINTON		22 MANSION BLVD			ALTOONA	PA	16602	USA
11724	\$30.00	Williamson, Ray		1710 Maple Leaf Dr			Windermere	FL	34786	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11986	\$7,500.00	Wilson, Lenorah		2833 Victoria St			Philadelphia	PA	19107	USA
11986	\$7,500.00	Wilson, Lenorah	Michael John Goodnow Esq		1101 Market St Ste 2500		Philadelphia	PA	19107	USA
12016	\$2,210.00	WPBF Television No 6663	c o Szabo Associates Inc	3355 Lenox Rd NE 9th Fl			Atlanta	GA	30326	USA
11742	\$50.00	Xiwen Zhang		2200 Waterview Pkwy Apt 30208			Richardson	TX	75080	USA
12148	UNLIQUIDATED	YEAGER, AMANDA MARIE		2142 DISSTON ST			PHILADELPHIA	PA	19149	USA
12285	\$1,194.85	Yu, Danilo		750 Filbert St			San Francisco	CA	94133	USA
11706	\$256.43	Zacherl, Bonnie M		309 Memory Ln			Panama City Beach	FL	32413	USA
11513	\$1,042.08	Zuniga, Arcadio		8601 Broadway St No 2032			Houston	TX	77061	USA

## **EXHIBIT I**

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- and -

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(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott

motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b) (2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

**BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

**PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,

Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").

**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation:

(a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

**BASIS FOR RELIEF**

**A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.

In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus

Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia

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- and -

MCGUIREWOODS LLP

/s/ Douglas M. Foley  
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Douglas M. Foley (VSB No. 34364)  
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(804) 775-1000

Counsel for Debtors and Debtors in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
: :  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., : :  
: :  
Debtors. : Jointly Administered  
----- x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned debtors (collectively, the "Debtors") for the entry of an order (the "Order") approving (a) procedures for filing omnibus objections to Claims asserted in the above-captioned

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection

Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

\_\_\_\_\_  
UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
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- and -

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- and -

/S/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
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(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley

**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

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(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No.       ] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on       , 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

---

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.

captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**NOTICE OF THE DEBTORS'  
[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [\_\_\_\_\_] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[\_\_\_\_\_]

**PLEASE TAKE FURTHER NOTICE THAT** on [\_\_\_\_], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No.       ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim Number</u>	<u>Claim Amount</u>	<u>Reference Objection</u>
[Claimant Name] [Claimant Address]	Claim to Be Disallowed		
	Surviving Claim		

YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.

Critical Information for Claimants  
Choosing to File a Response to the Omnibus Objection

Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m.**  
**(Eastern Time) on [ ] , 2009 (the "Response Deadline") .**

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on  
[ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response**  
**and Information Regarding the Hearing on the Omnibus**  
**Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

**Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.

Dated: March \_\_, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP

Gregg M. Galardi, Esq.

Ian S. Fredericks, Esq.

P.O. Box 636

Wilmington, Delaware 19899-0636

(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP

Chris L. Dickerson, Esq.

333 West Wacker Drive

Chicago, Illinois 60606

(312) 407-0700

- and -

MCGUIREWOODS LLP

---

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
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Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

\7896527.1

## **EXHIBIT J**

Circuit City Stores, Inc.  
Core List

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SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP	TIMOTHY G. POHL, ESQ.	<a href="mailto:tim.pohl@skadden.com">tim.pohl@skadden.com</a>

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LeClairRyan A Professional Corporation	Bruce H Matson	<a href="mailto:Bruce.Matson@leclairryan.com">Bruce.Matson@leclairryan.com</a>

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Buckner Alani & Mirkovich	William D Buckner Catherine J Weinberg	<a href="mailto:wbuckner@bamlaw.net">wbuckner@bamlaw.net</a> <a href="mailto:cweinberg@bamlaw.net">cweinberg@bamlaw.net</a>
Blankingship & Keith PC	William H Casterline Jr Esq Jeremy B Root Esq	<a href="mailto:wcasterlinejr@bklawva.com">wcasterlinejr@bklawva.com</a> <a href="mailto:jroot@bklawva.com">jroot@bklawva.com</a>
Powell Goldstein LLP	William C Crenshaw Esq	<a href="mailto:wcrenshaw@pogolaw.com">wcrenshaw@pogolaw.com</a>
Four Star International Trade	Wendy M Mead PC	<a href="mailto:wendymeadpc@verizon.net">wendymeadpc@verizon.net</a>
Seyfarth Shaw LLP	William J Factor Esq David C Christian II	<a href="mailto:wfactor@seyfarth.com">wfactor@seyfarth.com</a> <a href="mailto:dchristian@seyfarth.com">dchristian@seyfarth.com</a>
Torys LLP	William F Gray Jr Esq Timothy B Martin Esq	<a href="mailto:wgray@torys.com">wgray@torys.com</a> <a href="mailto:tmartin@torys.com">tmartin@torys.com</a>
Hemar Rousso & Heald LLP	Wayne R Terry	<a href="mailto:wterry@hemar-rousso.com">wterry@hemar-rousso.com</a>
Wharton Aldhizer & Weaver PLC	Stephan W Milo Esq	<a href="mailto:smilo@wawlaw.com">smilo@wawlaw.com</a>
Lieber & Lieber LLP	Barbie D Lieber	<a href="mailto:barbie@lieberlegal.com">barbie@lieberlegal.com</a>

# **EXHIBIT K**

NAME	ATTENTION	FAX
SECURITIES & EXCHANGE COMMISSION	ATTN: BANKRUPTCY UNIT	202-772-9293
CORPORATE SALES AND USE, EMPLOYER WITHHOLDING, AND LITTER TAX	VIRGINIA DEPARTMENT OF TAXATION	804-254-6111
INTERNAL REVENUE SERVICE	ATTN L LORELLA	804-916-8198

Name	Notice Name	Fax
Locke Lord Bissell & Liddell LLP	Thomas G Yoxall Thomas A Connop Melissa S Hayward	214-740-8800
Pasadena Independent School District	Dexter D Joyner	281-991-6012
Draper & Goldberg PLLC	Adam Hiller	302-213-0043
Draper & Goldberg PLLC	James E Clarke L Darren Goldberg	703-995-4542
Poyner Spruill LLP	Shannon E Hoff Esq	704-342-5264
Locke Lord Bissell & Liddell LLP	Elizabeth C Freeman	713-223-3717
G&W Service Co LP	Georgette Treece	713-227-3410
Attorney General of the United States	Robert P McIntosh	804-819-7417
Attorney General of the US	Richard F Stein Dana J Boente	804-916-3939
Ornelas Castillo & Ornelas PLLC	Sylvia M Ornelas Mario A Castillo Jr	956-725-4594
Gay McCall Isaacks Gordon & Roberts PC	David McCall	972-424-5619
Jackson Kelly PLLC	Mary Elisabeth Naumann	859-252-0688

## **EXHIBIT L**

NAME	ATTENTION	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY
CIRCUIT CITY STORES, LLC	REGINALD D. HEDGEETH	9950 MAYLAND DRIVE		RICHMOND	VA	23233	USA
SECRETARY OF TREASURY		15TH & PENNSYLVANIA AVENUE, N.W.		WASHINGTON	DC	20020	USA
DEPARTMENT OF JUSTICE CIVIL DIVISION	ATTN DIRECTOR	P O BOX 875	BEN FRANKLIN STATION	WASHINGTON	DC	20044	USA
SECURITIES & EXCHANGE COMMISSION	NATHAN FUCHS ESQ PATRICIA SCHRAGE ESQ	3 WORLD FINANCIAL CTR STE 400		NEW YORK	NY	10281-1022	USA
OFFICE OF THE ATTORNEY GENERAL	BOB MCDONNELL	900 E MAIN ST		RICHMOND	VA	23219	USA

Name	Notice Name	Address 1	Address 2	City	State	ZIP
Attorney General of the US	Robert K Coulter	Main Justice Building Rm 5111	10th St and Constitution Ave NW	Washington	DC	20530
Chatham County Tax Commissioner	Daniel T Powers	PO Box 8321		Savannah	GA	31412
UrbanCal Oakland II LLC	c o Urban Retail Properties LLC	900 N Michigan Ave Ste 900		Chicago	IL	60611
Eaton Corporation	David J Persichetti	Eaton Center	Eaton Ctr 1111 Superior Ave	Cleveland	OH	44114-2584
Broward County	Jeffrey J Newton	Government Center	115 S Andrews Ave	Ft Lauderdale	FL	33301
Griffith McCague & Wallace PC	Judy Gawlowski	200 Allegheny Center Mall		Pittsburgh	PA	15212
Gregory Lee McCall	FCI Forrest City Low	PO Box 9000		Forrest City	AR	72336
Millman 2000 Charitable Trust	David Bennett	2400 Cherry Creek Dr S	Ste 7002	Denver	CO	80209-3261
Parsons Kinghorn Harris	George B Hofmann	111 E Broadway 11th Fl		Salt Lake City	UT	84111
Thomas W Daniels		1265 Scottsville Rd		Rochester	NY	14624

## **EXHIBIT M**

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
12403	\$268,486.66	1789	ARTITALIA GROUP INC		11755 RODOLphe FORGET			MONTREAL	QC	H1E 7J8	CANADA
2873	\$132,495.24	2626	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HKG
2873	\$132,495.24	2626	MINWA ELECTRONICS CO LTD	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT RD	ADMIRALTY			HKG
117	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
406	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
407	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
410	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
411	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
414	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
416	\$131,664.64	417	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
555	\$66,016.96	24	PAQ Manufacturing Limited		Rm 1202 Hung Tai Industrial Bldg No 31 39	Hung to Road Kwan Tong		Konloon			Hong Kong
206	\$17,982.72	3665	Dataplus Supplies Inc	Mr Dick Hsiao	9F 279 Hsin Yi Rd Sec 4			Taipei	Taiwan		ROC
3189	\$35,741.80	3152	Jebsee Electronics Co Ltd	Attn Windy Wang	No 24 3 Sinal Road			Tainan 702			Taiwan
12458	\$2,468,704.69	12461	1251 Fourth Street Investors LLC and Beverly Gemini Investments LLC	Elan S Levey Esq CA SBN 174843	Levinson Arshonsky & Kurtz LLP	15303 Ventura Blvd Ste 1650		Sherman Oaks	CA	91403	USA
6594	\$43,336.56	9793	13630 Victory Boulevard LLC	Attn Gail B Price Esq	Bronwen Price Attorneys at Law	2600 Mission St Ste 206		San Marino	CA	91108	USA
9880	\$43,336.56	9793	13630 Victory Boulevard LLC	Attn Gail B Price Esq	Bronwen Price Attorneys at Law	2600 Mission St Ste 206		San Marino	CA	91108	USA
12319	\$783,783.48	12378	13630 Victory Boulevard LLC	Attn Gail B Price Esq	Bronwen Price	2600 Mission St Ste 206		San Marino	CA	91108	USA
7429	\$0.00	12791	1965 RETAIL LLC	ATTN CHIEF FINANCIAL OFFICER	C/O MILLENNIUM PARTNERS	1995 BROADWAY 3RD FLOOR		NEW YORK	NY	10023	USA
11537	\$0.00	12791	1965 RETAIL LLC		C/O MILLENNIUM PARTNERS	1995 BROADWAY 3RD FLOOR	ATTN CHIEF FINANCIAL OFFICER	NEW YORK	NY	10023	USA
11537	\$0.00	12791	1965 RETAIL LLC	PAUL HASTINGS JANOFSKY & WALKER LLP	HARVEY A STRICKON	PARK AVENUE TOWER	75 E 55TH ST 1ST FL	NEW YORK	NY	10022	USA
5101	\$0.00	5100	502 12 86th Street LLC	Attn Steven H Newman Esq	Katsky Korins LLP	605 Third Ave		New York	NY	10158	USA
12243	\$1,774,349.33	12340	502 12 86th Street LLC	Attn Steven H Newman Esq	Katsky Korins LLP	605 Third Ave 16th Fl		New York	NY	10158	USA
12246	\$1,774,349.33	12340	502 12 86th Street LLC	Attn Steven H Newman Esq	Katsky Korins LLP	605 Third Ave 16th Fl		New York	NY	10158	USA
12335	\$1,774,349.33	12340	502 12 86th Street LLC	Attn Steve H Newman Esq	Katsky Korins LLP	605 3rd Ave 16th Fl		New York	NY	10158	USA
9882	\$944.70	7921	Accurate Recycling Corp			508 E Baltimore Ave		Lansdowne	PA	19050	USA
1599	\$4,632.18	1800	Ada County Treasurer			PO Box 2868		Boise	ID	83701	USA
1551	\$11,644.00	1609	AGV Construction Inc	Armando Guerrero		132 Carrington Dr		Rockwall	TX	75032	USA
8315	\$1,028,153.34	8960	Alliance Entertainment LLC	c/o Source Interlink Companies Inc	Attn Douglas J Bates Gen Counsel	27500 Riverview Ctr Blvd		Bonita Springs	FL	34134	USA
8387	\$10,996,107.00	9640	Alliance Entertainment LLC	c/o Source Interlink Companies Inc	Attn Douglas J Bates Gen Counsel	27500 Riverview Ctr Blvd		Bonita Springs	FL	34134	USA
9033	\$10,996,107.00	9640	Alliance Entertainment LLC	c/o Source Interlink Companies Inc	Attn Douglas J Bates Gen Counsel	27500 Riverview Ctr Blvd		Bonita Springs	FL	34134	USA
12060	\$69,486.91	12122	ALMADEN PLAZA SHOPPING CTR INC		5353 ALMADEN EXPY	49 ALMADEN PLAZA SHOPPING CTR		SAN JOSE	CA	95118	USA
12060	\$69,486.91	12122	ALMADEN PLAZA SHOPPING CTR INC	Anderson & Blake	Attn Kevin Anderson Esq	Ten Almaden Blvd 10th Fl		San Jose	CA	95113-2233	USA
12060	\$69,486.91	12122	ALMADEN PLAZA SHOPPING CTR INC	Brothers International Corporation	Attn C K Wan President	180 Montgomery St Ste 828		San Francisco	CA	94104	USA
1754	\$2,135.00	4790	AUDIO VIDEO EXCELLENCE			611 W MANLIUS ST		E SYRACUSE	NY	13057	USA
12679	\$1,697,655.85	12866	AVR CPC ASSOCIATES LLC	C O AVR REALTY CO	1 EXECUTIVE BLVD			YONKERS	NY	10701	USA
12679	\$1,697,655.85	12866	AVR CPC ASSOCIATES LLC	AVR CPC Associates LLC	c/o Hale Yazicioglu Esq	Jaspan Schlesinger LLP	300 Garden City Plz	Garden City	NY	11530	USA
2292	\$25,235.00	2710	B2B Solutions Business to Business Solutions LLC	B2B Solutions	3420 Pump Rd No 406			Richmond	VA	23233-1111	USA
518	\$1,680.61	560	Bay State Gas			PO Box 2025		Springfield	MA	01102-2025	USA
13006	\$700,782.94	13013	BECKER TRUST LLC	BECKER ENTERPRISES	50 S JONES BLVD STE 100			LAS VEGAS	NV	89107	USA
11609	\$2,305,884.73	11608	Belkin Int'l Inc		501 W Walnut St			Compton	CA	90220	USA
5348	\$0.00	5351	BLACK, RICHARD			209 PARKERS GLEN RD		SHOHOLA	PA	18458	USA
418	\$7,315.15	2767	Books A Million Dot Com	Pete Bessiere	402 Industrial Ln			Birmingham	AL	35211	USA
1554	\$53.94	1658	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
1555	\$250.32	1663	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1557	\$358.93	1662	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1558	\$428.63	1664	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1559	\$304.50	1661	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1560	\$169.53	1657	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1561	\$205.24	1660	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1562	\$194.01	1659	Boston Gas Company dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
4621	\$18,911.23	4166	BRADENTON HERALD, THE		102 MANATEE AVE W	PO BOX 921		BRADENTON	FL	34206-0921	USA
4631	\$18,911.23	4166	BRADENTON HERALD, THE		PO BOX 921	102 MANATEE AVE W		BRADENTON	FL	34206-0921	USA
10179	\$50,000.00	10190	BROWN, MARLO		1508 N GARFIELD APT 202			MARION	IL	62959	USA
5256	\$0.00	5264	BRYAN JAMES P		300 LUMAN RD	NO 161		PHOENIX	OR	97535	USA
10805	\$653,194.62	10534	Buckhead Triangle LP	William J Dawkins Esq	1100 Spring St NW Ste 550			Atlanta	GA	30309-2848	USA
3530	\$50,000.00	3529	CAMPBELL, NOELLE		6409 MORGAN DR			LATTA	SC	29565	USA
3530	\$50,000.00	3529	CAMPBELL, NOELLE	Karen McDonough	EEOC	Philadelphia District Office	801 Market St 13th Fl	Philadelphia	PA	19103	USA
13012	\$801,987.79	13014	Caparra Center Associates LLC	Penny R Stark	Attorney For Claimant	17 Bon Pinck Way		E Hampton	NY	11937	USA
13012	\$801,987.79	13014	Caparra Center Associates LLC		Caparra Center Associates LLC	PO Box 9506		San Juan	PR	00908	USA
8590	\$246,887.57	7889	Caribbean Display & Construction Inc	c/o Richard I Hutson Esq	Fullerton & Knowles PC	12644 Chapel Rd Ste 206		Clifton	VA	20124	USA
7933	\$1,903,434.65	7957	Catellus Operating Limited Partnership a Delaware Limited Partnership	Edward J Tredinnick Esq	Greene Radosky Maloney Share & Hennick LLP	Four Embarcadero Center 40th Fl		San Francisco	CA	94111	USA
7933	\$1,903,434.65	7957	Catellus Operating Limited Partnership a Delaware Limited Partnership	Catellus Operating Limited Partnership	Attn Greg Moore	66 Franklin St Ste 200		Oakland	CA	94607	USA
11801	\$434.17	12273	CBL & Associates Management Inc	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11802	\$434.17	12273	CBL & Associates Management Inc	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12199	\$434.17	12273	CBL & Associates Management Inc	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
7816	\$3,709.62	12275	CBL & Terrace Limited Partnership	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
9616	\$3,709.62	12275	CBL Terrace Limited Partnership	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11803	\$3,709.62	12275	CBL Terrace Limited Partnership	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11839	\$3,709.62	12275	CBL Terrace Limited Partnership	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12198	\$3,709.62	12275	CBL Terrace Limited Partnership	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
1791	\$22,644.35	1689	Central Maine Power Co	Attn Bankruptcy Dept	83 Edison Dr			Augusta	ME	04336	USA
12539	\$506,795.54	12637	Centro Properties Group ta Heritage Square Naperville IL	c/o David L Pollack Esq	Ballard Spahr Andrews & Ingersoll LLP	1735 Market St 51st Fl		Philadelphia	PA	19103	USA
12636	\$506,795.54	12637	Centro Properties Group ta Heritage Square Naperville IL	c/o David L Pollack	Ballard Spahr Andrews & Ingersoll LLP	1735 Market St 51st Fl		Philadelphia	PA	19103	USA
8351	\$1,814,817.75	8585	CENTURY PLAZA DEVELOPMENT CORPORATION	DOUGLAS W MESSNER	3890 RAILROAD AVE	C/O SIERRA PACIFIC PROPERTIES INC		PITTSBURG	CA	94565-0000	USA
8351	\$1,814,817.75	8585	CENTURY PLAZA DEVELOPMENT CORPORATION	Century Plaza Development Corporation	John C Willsie Corporate Counsel	The Seeno Companies	4021 Port Chicago Hwy	Concord	CA	94520-0000	USA
12912	\$416,325.34	12986	Circuit Sports LP	Edward L Rothberg	Weycer Kaplan Pulaski & Zuber PC	11 Greenway Plaza Ste 1400		Houston	TX	77046-0000	USA
436	\$8,594.85	516	City of Frisco	Elizabeth Weller	Linebarger Goggan Blair & Sampson LLP	2323 Bryan St Ste 1600		Dallas	TX	75201	USA
11805	\$450.46	12105	City of Virginia Beach	City of Virginia Beach Treasurer	Bankruptcy Records	2401 Courthouse Dr		Virginia Beach	VA	23456	USA
12150	\$450.46	12105	City of Virginia Beach	City of Virginia Beach Treasurer	Bankruptcy Records	2401 Courthouse Dr		Virginia Beach	VA	23456	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
4562	\$505,023.30	2624	Cleveland Construction Inc	c/o Spotts Fain PC	PO Box 1555			Richmond	VA	23218-1555	USA
1608	\$92,333.33	1749	Cohen, Savitri	Gleason Dunn Walsh & Oshea	40 Beaver St			Albany	NY	12207	USA
2675	\$414,129.44	738	Cokem International Ltd	Attn Dave Stark	865 Xenium Ln N			Plymouth	MN	55441	USA
2675	\$414,129.44	738	Cokem International Ltd	Cokem International Ltd		PO Box 532922		Atlanta	GA	30353-2922	USA
2750	\$300,000.00	2733	Coleman, Dorothy	Michael S Williams Esq	Gold Albanese & Bartelli	58 Maple Ave		Red Bank	NJ	07701	USA
2963	\$300,000.00	2733	Coleman, Dorothy	Michael S Williams Esq	Gold Albanese & Bartelli	58 Maple Ave		Red Bank	NJ	07701	USA
3106	\$300,000.00	2733	Coleman, Dorothy	Michael S Williams Esq	Gold Albanese & Bartelli	58 Maple Ave		Red Bank	NJ	07701	USA
5990	\$300,000.00	2733	Coleman, Dorothy	Michael S Williams Esq	Gold Albanese & Bartelli	58 Maple Ave		Red Bank	NJ	07701	USA
			COLORADO DEPARTMENT OF REVENUE					DENVER	CO	80261	USA
199	\$448,209.57	1703		ATTN BANKRUPTCY UNIT	1375 SHERMAN ST RM 504			Denver	CO	80261	USA
1494	\$448,209.57	1703	Colorado Department of Revenue	ATTN BANKRUPTCY UNIT	1375 SHERMAN ST RM 504			Norfolk	VA	23510	USA
1494	\$448,209.57	1703	Colorado Department of Revenue	McGuireWoods LLP		9000 World Trade Ctr 1					
			Compass Group The Americas								
12876	\$215,502.68	10159	Division	Attn Lynne Foresman	2400 Yorkmont Rd			Charlotte	NC	28217	USA
7026	\$890,713.06	7278	Cormark Inc	Neil E McCullagh Esq	Cantor Arkema PC	PO Box 561		Richmond	VA	23218-0561	USA
7026	\$890,713.06	7278	Cormark Inc	CORMARK INC		1701 S WINTHROP DR		DES PLAINES	IL	60018	USA
12337	\$892,465.98	12549	Cottonwood Corners Phase V LLC	c/o Sheila deLa Cruz Esq	Hirschler Fleisher PC	PO Box 500		Richmond	VA	23218-0500	USA
7811	\$47,618.08	7662	Crossways Financial Associates LLC	Paul K Campsen Esq	Kaufman & Canoles	150 W Main St Ste 2100		Norfolk	VA	23510	USA
12342	\$606,286.78	12348	Daly City Partners I LP	Julie H Rome Banks	Binder & Malter LLP	2775 Park Ave		Santa Clara	CA	95050	USA
12342	\$606,286.78	12348	Daly City Partners I LP	SPI Holdings LLC		650 California St Ste 1288		San Francisco	CA	94108	USA
8892	\$41,374.47	9736	DDR Arrowhead Crossing LLC	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8892	\$41,374.47	9736	DDR Arrowhead Crossing LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
9029	\$23,676.41	9838	DDR Highland Grove LLC	Kelley Drye & Warren LLP	Attn James S Carr Esq Robert L LeHane Esq	101 Park Ave		New York	NY	10178	USA
9029	\$23,676.41	9838	DDR Highland Grove LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8901	\$84,460.48	9581	DDR Southeast Culver City DST	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8901	\$84,460.48	9581	DDR Southeast Culver City DST	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8876	\$658,315.05	9586	DDR Southeast Snell Ville LLC	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8876	\$658,315.05	9586	DDR Southeast Snell Ville LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8756	\$985,371.62	9591	DDR Southeast Vero Beach LLC	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8756	\$985,371.62	9591	DDR Southeast Vero Beach LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8906	\$110,882.74	9589	DDR Southeast Vero Beach LLC	Kelley Drye & Warren LLP	Attn James S Carr Esq Robert L LeHane Esq	101 Park Ave		New York	NY	10178	USA
8906	\$110,882.74	9589	DDR Southeast Vero Beach LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8757	\$181,246.39	9733	DDRM Hilltop Plaza LP	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8757	\$181,246.39	9733	DDRM Hilltop Plaza LP	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8772	\$673,627.93	9650	DDRTC CC Plaza LLC	Kelley Drye & Warren LLP	Attn James S Carr Esq Robert L LeHane Esq	101 Park Ave		New York	NY	10178	USA
8772	\$673,627.93	9650	DDRTC CC Plaza LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8888	\$17,059.48	9836	DDRTC McFarland Plaza LLC	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8888	\$17,059.48	9836	DDRTC McFarland Plaza LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
9001	\$67,871.56	9583	DDRTC Southlake Pavilion LLC	Kelley Drye & Warren LLP	Attn James S Carr Esq Robert L LeHane Esq	101 Park Ave		New York	NY	10178	USA
9001	\$67,871.56	9583	DDRTC Southlake Pavilion LLC	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
12579	\$801,161.28	12777	DECATUR PLAZA I, LLC	BRAD BARKAU	PO BOX 244 C/O BRAD BARKAU	239 E ST LOUIS STREET		NASHVILLE	IL	62263	USA
180	\$180,513.98	173	Detroit Media Partnership		615 West Lafayette Blvd			Detroit	MI	48226	USA
8870	\$3,476.22	9840	Developers Diversified Realty Corporation	Attn James S Carr Esq & Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8870	\$3,476.22	9840	Developers Diversified Realty Corporation	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
8874	\$9,479.02	9839	Developers Diversified Realty Corporation	Attn James S Carr Esq & Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8874	\$9,479.02	9839	Developers Diversified Realty Corporation	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8885	\$50,282.44	9837	Developers Diversified Realty Corporation	Attn James S Carr Esq & Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8885	\$50,282.44	9837	Developers Diversified Realty Corporation	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8912	\$339,397.57	9843	Developers Diversified Realty Corporation	Attn James S Carr Esq & Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8912	\$339,397.57	9843	Developers Diversified Realty Corporation	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
8066	\$129,545.11	9465	Ditan Distribution LLC	Michael S Kogan	Ervin Cohen & Jessup LLP	9401 Wilshire Blvd 9th Fl		Beverly Hills	CA	90212	USA
12518	\$618,611.47	12859	Donahue Schriber Realty Group LP	c/o Trainor Fairbrook	Attn Nancy Hotchkiss	80 Fulton Ave		Sacramento	CA	95825	USA
12519	\$40,726.80	12863	Donahue Schriber Realty Group LP	c/o Trainor Fairbrook	Attn Nancy Hotchkiss	80 Fulton Ave		Sacramento	CA	95825	USA
12822	\$40,726.80	12863	Donahue Schriber Realty Group LP	c/o Trainor Fairbrook	Attn Nancy Hotchkiss	80 Fulton Ave		Sacramento	CA	95825	USA
12834	\$618,611.47	12859	Donahue Schriber Realty Group LP	c/o Trainor Fairbrook	Attn Nancy Hotchkiss	980 Fulton Ave		Sacramento	CA	95825	USA
7732	\$890,379.81	12258	Drexel Delaware Ltd Partnership	c/o Ralph E Dill	37 W Broad St Ste 950			Columbus	OH	43215	USA
12768	\$31,573.67	12734	Eagleridge Associates	c/o Ian S Landsberg	Landsberg Marguiles LLP	16030 Ventura Blvd Ste 470		Encino	CA	91436	USA
12769	\$283,434.19	12825	Eagleridge Associates	c/o Ian S Landsberg	Landsberg Marguiles LLP	16030 Ventura Blvd Ste 470		Encino	CA	91436	USA
3646	\$86.66	3907	EMERSON, ANTHEA		2271 WEATHERFORD DR			DELTONA	FL	32738	USA
			EnergyNorth Natural Gas Inc dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1563	\$624.31	1654	EnergyNorth Natural Gas Inc dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1565	\$506.12	1656	EnergyNorth Natural Gas Inc dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1566	\$1,141.53	1655	EnergyNorth Natural Gas Inc dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
1567	\$461.62	1652	EnergyNorth Natural Gas Inc dba KeySpan Energy Delivery New England	Elisa M Pugliese Esq	175 E Old Country Rd			Hicksville	NY	11801	USA
2058	\$25,779.92	1927	FLEISHMAN HILLARD INC		200 N BROADWAY			ST LOUIS	MO	63102	USA
11700	\$301,568.55	11786	FONEGEAR		2139 AUSTIN AVE			ROCHESTER HILLS	MI	48309	USA
314	\$41,746.19	11614	Forest City Commercial Management Inc	Agent for Stapleton North Town LLC	50 Public Sq Ste 1360			Cleveland	OH	44113	USA
11597	\$41,746.19	11614	Forest City Commercial Management Inc	Agent for Stapleton North Town LLC	50 Public Sq Ste 1360			Cleveland	OH	44113	USA
5431	\$5,830,726.29	4953	Fujifilm USA Inc		200 Summit Lake Dr			Valhalla	NY	10595	USA
11556	\$15,325.38	11769	G & W Service Co LP	Georgette Treece Treasurer	2503 Capitol Ave			Houston	TX	77003-3203	USA
3797	\$134,305.00	3795	GARCIA MARTIN	PO BOX 563				BELLEFLOWER	CA	90707	USA
3797	\$134,305.00	3795	GARCIA MARTIN	PO BOX 563	2203 East Lincoln Ave			Anaheim	CA	992806	USA
3796	\$134,305.00	3795	GARCIA, MARTIN	PO BOX 563	2203 East Lincoln Ave			BELLEFLOWER	CA	90707	USA
3796	\$134,305.00	3795	GARCIA, MARTIN	PO BOX 563	2203 East Lincoln Ave			Anaheim	CA	992806	USA
2373	\$1,087.58	2372	GMS INC	PO BOX 8518				BROWNSVILLE	TX	78521-8518	USA
12806	\$82,134.22	12764	GREECE RIDGE LLC	c/o THOMAS W DANIELS ESQ	WILMORITE MANAGEMENT GROUP LLC	1265 SCOTTSVILLE RD		ROCHESTER	NY	14624	USA
12813	\$476,551.00	12622	GREECE RIDGE LLC	THOMAS W DANIELS ESQ	1265 SCOTTSVILLE RD			ROCHESTER	NY	14624	USA
12681	\$737,801.12	12522	Greenback Associates	Attn Nancy Hotchkiss	Trainor Fairbrook	980 Fulton Ave		Sacramento	CA	95825	USA
12788	\$737,801.12	12522	Greenback Associates	Attn Nancy Hotchkiss	Trainor Fairbrook	980 Fulton Ave		Sacramento	CA	95825	USA
12833	\$737,801.12	12522	Greenback Associates	Attn Nancy Hotchkiss	Trainor Fairbrook	980 Fulton Ave		Sacramento	CA	95825	USA
12837	\$60,831.93	12523	Greenback Associates	Attn Nancy Hotchkiss	c/o Trainor Fairbrook	80 Fulton Ave		Sacramento	CA	95825	USA
12841	\$60,831.93	12523	Greenback Associates	Attn Nancy Hotchkiss	c/o Trainor Fairbrook	80 Fulton Ave		Sacramento	CA	95825	USA
12858	\$60,831.93	12523	Greenback Associates	Attn Nancy Hotchkiss	c/o Trainor Fairbrook	80 Fulton Ave		Sacramento	CA	95825	USA
12871	\$60,831.93	12523	Greenback Associates	Attn Nancy Hotchkiss	Trainor Fairbrook	80 Fulton Ave		Sacramento	CA	95825	USA
12884	\$737,801.12	12522	Greenback Associates	c/o Trainor Fairbrook	Attn Nancy Hotchkiss	80 Fulton Ave		Sacramento	CA	95825	USA
2662	\$167.29	2703	Greene County Department of Public Wor		667 Dayton Xenia RD			Xenia	OH	45385-2665	USA
2661	\$167.29	2703	GREENE COUNTY DEPARTMENT OF PUBLIC WOR		667 DAYTON XENIA RD			XENIA	OH	45385-2665	USA
2699	\$167.29	2703	GREENE COUNTY DEPARTMENT OF PUBLIC WOR		667 DAYTON XENIA RD			XENIA	OH	45385-2665	USA
730	\$16,861.51	426	Gulf Power Company	One Energy Place	Bin 712 D Gaines			Pensacola	FL	32520	USA
1747	\$6,012.63	1793	Harford County Maryland	Department of Law	220 S Main St 3rd Fl			Bel Air	MD	21014	USA
4925	\$500,000.00	4923	HARRIS, WALTER		21 LOGGER CT			DURHAM	NC	27713	USA
4925	\$500,000.00	4923	HARRIS, WALTER	James E Rogers Attorney	PO Box 25198			Durham	NC	27701	USA
12361	\$1,593,115.34	12360	HAYWARD 880 LLC		1809 7TH AVE STE 1002			SEATTLE	WA	98101	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
12395	\$13,053.59	13007	Henrico County Virginia	Rhysa Griffith South Assistant County Attorney	PO Box 90775			Henrico	VA	23273-0775	USA
1506	\$17,427.73	1638	Hidalgo County	John T Banks	Perdue Brandon Fielder Collins & Mott LLP	3301 Northland Dr Ste 505		Austin	TX	78731	USA
1506	\$17,427.73	1638	Hidalgo County	Hidalgo County	Hidalgo County Tax Office	PO Box 178		Edinburg	TX	78540	USA
12366	\$683,730.94	12363	HIP Stephanie LLC	c o Christine Coers Mitchell	Coers Mitchell Law LLC	1631 NE Broadway No 539		Portland	OR	97232	USA
12366	\$683,730.94	12363	HIP Stephanie LLC	HIP Stephanie LLC	Attn Legal Dept Diana Hodge	c o Harsch Investment Properties	1121 SW Salmon St 5th Fl	Portland	OR	97205	USA
10321	\$5,732.26	10862	Holiday Union Associates LP	c o Benderson Development Company Inc	Attn Ken Labenski	570 Delaware Ave		Buffalo	NY	14202	USA
10321	\$5,732.26	10862	Holiday Union Associates LP	DDR Southeast Cortez LLC	Attn James S Carr Esq & Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave	New York	NY	10178	USA
8943	\$1,046,126.63	9725	Inland Western Avondale McDowell LLC	c o Bert Bittoura Esq	Inland Real Estate Group	2901 Butterfield Rd 3rd Fl		Oak Brook	IL	60523-0000	USA
8943	\$1,046,126.63	9725	Inland Western Avondale McDowell LLC	Karen C Bifferato Esq	Connolly Bove Lodge & Hutz LLP	1007 N Orange St	PO Box 2207	Wilmington	DE	19899-0000	USA
11032	\$1,046,126.63	9725	Inland Western Avondale McDowell LLC	c o Bert Bittoura Esq	Inland Real Estate Group	2901 Butterfield Rd 3rd Fl		Oak Brook	IL	60523-0000	USA
11032	\$1,046,126.63	9725	Inland Western Avondale McDowell LLC	Karen C Bifferato Esq	Connolly Bove Lodge & Hutz LLP	1007 N Orange St	PO Box 2207	Wilmington	DE	19899-0000	USA
8695	\$105,825.09	9371	J&L Electrical Services Inc	c o Catherine Harrison King	Miller & Martin PLLC	1170 Peachtree St NE Ste 1170		Atlanta	GA	30309-7706	USA
8695	\$105,825.09	9371	J&L Electrical Services Inc	J&L Electrical Services Inc	c o John Gudger	141 Railroad St Ste 108		Canton	GA	30115	USA
6049	\$23,940,292.00	6045	Jack Hernandez and All Those Similarly Situated	c o Righetti Law Firm PC Matthew Righetti	456 Montgomery St Ste 1400			San Francisco	CA	94104	USA
12610	\$266,633.75	12867	Jantzen Dynamic Corporation	Attn Brett Berlin Esq	Jones Day	1420 Peachtree St NE Ste 800		Atlanta	GA	30309	USA
12610	\$266,633.75	12867	Jantzen Dynamic Corporation	Jantzen Dynamic Corporation	Attn Mark Drogalis Esq	900 Bank of America Plz	1901 Main St	Columbia	SC	29201	USA
8894	\$21,457.21	9835	JDN Realty Corporation	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8894	\$21,457.21	9835	JDN Realty Corporation	Developers Diversified Realty Corporation	Attn Eric C Cotton	3300 Enterprise Pkwy		Beachwood	OH	44122	USA
11562	\$207,691.69	11659	Jefferson Mall Company II LLC	c o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11836	\$247,750.39	12204	Jefferson Mall Company II LLC	c o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12197	\$247,750.39	12204	Jefferson Mall Company II LLC	c o Scott M Shaw Esq	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12755	\$0.00	12758	Jefferson Pilot Life Insurance Company	c o Mary Jo Potter	PO Box 21008			Greensboro	NC	27420	USA
6047	\$21,728,213.00	6040	Jonathan Card and All Those Similarly Situated	c o Righetti Law Firm PC Matthew Righetti	456 Montgomery St Ste 1400			San Francisco	CA	94104	USA
4162	\$206,352.78	3982	JWC Loftus LLC	Philip C Baxa Esq	Mercer Trigiani LLP	16 S Second St		Richmond	VA	23235	USA
9157	\$53,124.55	9159	KNOXVILLE LEVCAL LLC	ATTN BRONWEN HARBOUR CHIEF COMPLIANCE OFFICE	C O LEVCOR INC	9660 KATY FWY		HOUSTON	TX	77055	USA
1588	\$1,409.52	1650	KNXV TV		515 N 44th St			Phoenix	AZ	85008	USA
5099	\$89,617.28	6575	La Habra Imperial LLC	Ronald K Brown Jr	Law Offices of Ronald K Brown Jr APC	901 Dove St Ste 120		Newport Beach	CA	92660	USA
11931	\$684,462.68	11799	Little Britain Holdings LLC	Robert E Greenberg Esq	Freidlander Misler PLLC	1101 17th St NW Ste 700		Washington	DC	20036	USA
12641	\$1,520,576.58	12885	Loop West LLC	c o Anthony J Cichello	Krokidas & Bluestein LLP	600 Atlantic Ave 19th Fl		Boston	MA	02210	USA
172	\$45,818.62	735	Louisville Jefferson County Metro Government	Jefferson County Attorneys Office	Fiscal Court Bldg	531 Court Pl Ste 900		Louisville	KY	40202	USA
227	\$5,200.00	559	Louisville Jefferson County Metro Government	Pam Steiger	False Alarm Reduction Unit	Louisville Metro Police Dept	768 Barret Ave Rm 410	Louisville	KY	40204	USA
5992	\$1,919,500.00	5644	M&M Berman Enterprises	Wayne R Terry	Hemar Rousso & Heald LLP	15910 Ventura Blvd 12th Fl		Encino	CA	90210	USA
5428	\$0.00	5427	MAGERSUPP, DAVID LEE		1410 MAGNOLIA PARK CIRCLE			CUMMING	GA	30040	USA
11857	\$854,020.25	12202	Mall Del Norte LLC	c o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11859	\$854,020.25	12202	Mall Del Norte LLC	c o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12195	\$854,020.25	12202	Mall Del Norte LLC	c o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11681	\$2,195,023.09	11868	Mall of Louisiana Land LP	c o Stephen Warsh	General Growth Properties Inc	110 N Wacker Dr BSC 1 26		Chicago	IL	60606	USA
11682	\$2,195,023.09	11868	Mall of Louisiana Land LP	c o Stephen Warsh	General Growth Properties Inc	110 N Wacker Dr BSC 1 26		Chicago	IL	60606	USA
12805	\$1,819,845.00	13003	Marco Portland General Partnership	Peter Jazayeri	Ervin Cohen & Jessup LLP	9401 Wilshire Blvd		Beverly Hills	CA	90212	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
4406	\$192,000.00	3147	Mata, Homero	c/o David G Reynolds Esq	PO Box 1700			Corrales	NM	87048	USA
5547	\$1,279.72	5544	MCWATERS, RANDY		16348 ANNA LOOP			CHEYENNE	WY	82009	USA
1760	\$15,142.23	5022	Metrocenter LLC	c/o Mark Cunningham	223 E Strawberry Dr			Mill Valley	CA	94941	USA
744	\$1,772.22	1421	Metropolitan Government Trustee	Metropolitan Department of Law	PO Box 196300			Nashville	TN	37219-6300	USA
169	\$5,954.70	576	Mike Olson Tax Collector		PO Box 276			Dade City	FL	33526-0276	USA
5708	\$9,500.00	5469	MIMS, SATCHI		PO BOX 19304			OAKLAND	CA	94619	USA
5856	\$30,167.34	5850	NAQVI, SYED		3720 WESTWOOD BL NO 7			LOS ANGELES	CA	90034	USA
1505	\$11,097.77	1535	Nevada Department of Taxation	Attn Bankruptcy Section	555 E Washington Ave No 1300			Las Vegas	NV	89101	USA
12302	\$893,583.87	12230	Newport News Shopping Center LLC	Paul K Campsen Esq	Kaufman & Canoles PC	150 W Main St Ste 2100		Norfolk	VA	23510	USA
76	\$2,997.04	517	Northern Utilities	Attn Bankruptcy Dept	PO Box 2025			Springfield	MA	01102-2025	USA
12565	\$0.00	12957	OFFICE OF THE COMMISSIONER OF FINANCIAL INSTITUTIONS	SECRETARY OF TREASURY PR	PO BOX 11855			SAN JUAN	PR	00910-3855	USA
12268	\$2,435,353.28	12847	PACE BRENTWOOD PARTNERS LLC	ATTN STEVEN F HEITZ VP DEVELOPMENT	1401 S BRENTWOOD BLVD STE 100			ST LOUIS	MO	63144	USA
12268	\$2,435,353.28	12847	PACE BRENTWOOD PARTNERS LLC	Greensfelder Hemker & Gale PC	Attn Cherie Macdonald	12 Wolf Creek Dr Ste 100		Belleville	IL	62226	USA
12269	\$27,749.52	12845	PACE BRENTWOOD PARTNERS LLC	ATTN STEVEN F HEITZ VP DEVELOPMENT	1401 S BRENTWOOD BLVD STE 100			ST LOUIS	MO	63144	USA
12269	\$27,749.52	12845	PACE BRENTWOOD PARTNERS LLC	Greensfelder Hemker & Gale PC	Attn Cherie Macdonald	12 Wolf Creek Dr Ste 100		Belleville	IL	62226	USA
12323	\$2,435,353.28	12847	PACE BRENTWOOD PARTNERS LLC	ATTN STEVEN F HEITZ	1401 S BRENTWOOD BLVD STE 100			ST LOUIS	MO	63144	USA
12324	\$27,749.52	12845	PACE BRENTWOOD PARTNERS LLC	ATTN STEVEN F HEITZ	1401 S BRENTWOOD BLVD STE 100			ST LOUIS	MO	63144	USA
4490	\$531,261.09	8425	Pacific Castle Groves LLC	Ronald K Brown Jr	Law Offices of Ronald K Brown Jr APC	901 Dove St Ste 120		Newport Beach	CA	92660	USA
12563	\$1,328,375.17	12962	PACIFIC YOUNGMAN WOODLAND HILL	Dennis M Berryman	PO BOX 3060	1 CORPORATE PLAZA		NEWPORT BEACH	CA	92658-9023	USA
12613	\$93,080.04	12959	Pacific Youngman Woodland Hills a California General Partnership	Dennis M Berryman	Pacific Youngman Woodland Hill	PO Box 3060	1 Corporate Plz	Newport Beach	CA	92658-9023	USA
1671	\$44,464.06	1755	Palm Beach Newspapers Inc		2751 S Dixie Hwy			West Palm Beach	FL	33405	USA
8794	\$505,200.85	7999	Pan Am Equities Inc	The Law Offices of David A Greer PLC	500 E Main St Ste 1225			Norfolk	VA	23510	USA
8794	\$505,200.85	7999	Pan Am Equities Inc	PAN AM EQUITIES INC	DAVID IWANIER	18 E 50TH ST 10TH FL		NEW YORK	NY	10022	USA
8038	\$115,810.67	8663	Panasonic Corporation of North America	Schulte Roth & Zabel LLP	Attn David Hillman Esq	919 Third Ave		New York	NY	10022	USA
8038	\$115,810.67	8663	Panasonic Corporation of North America	Panasonic Corporation of North America	Attn Sandra S Karriem Sr Corp Atty	1 Panasonic Way 3B 6		Secaucus	NJ	07094	USA
11852	\$873,587.63	12201	Parkdale Mall Associates LP	c/o Scott M Shaw Esq	Husch Blackwell Sanders LP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11855	\$873,587.63	12201	Parkdale Mall Associates LP	c/o Scott M Shaw Esq	Husch Blackwell Sanders LP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12194	\$873,587.63	12201	Parkdale Mall Associates LP	c/o Scott M Shaw Esq	Husch Blackwell Sanders LP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
5438	\$0.00	5443	PEARSON, JONATHAN		11475 ABBOTS CROSS LANE			GLEN ALLEN	VA	23059	USA
12965	\$0.00	13016	Pennsylvania State Treasury	Unclaimed Property Division	PO Box 1837			Harrisburg	PA	17105-2740	USA
12965	\$0.00	13016	Pennsylvania State Treasury	Pennsylvania State Treasury		101 N Independence Mall E	Lock Box No 053473	Philadelphia	PA	19106	USA
12966	\$0.00	13016	Pennsylvania State Treasury	Unclaimed Property Division	PO Box 1837			Harrisburg	PA	17105-2740	USA
12966	\$0.00	13016	Pennsylvania State Treasury	Pennsylvania State Treasury		101 N Independence Mall E	Lock Box No 053473	Philadelphia	PA	19106	USA
12967	\$0.00	13016	Pennsylvania State Treasury	Unclaimed Property Division	PO Box 1837			Harrisburg	PA	17105-2740	USA
12967	\$0.00	13016	Pennsylvania State Treasury	Pennsylvania State Treasury		101 N Independence Mall E	Lock Box No 053473	Philadelphia	PA	19106	USA
12968	\$0.00	13016	Pennsylvania State Treasury	Unclaimed Property Division	PO Box 1837			Harrisburg	PA	17105-2740	USA
12968	\$0.00	13016	Pennsylvania State Treasury	Pennsylvania State Treasury		101 N Independence Mall E	Lock Box No 053473	Philadelphia	PA	19106	USA
8860	\$150,933.94	9829	Philips International Holding Corp As Agent for SP Massapequa LLC	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8860	\$150,933.94	9829	Philips International Holding Corp As Agent for SP Massapequa LLC	Philip J Eisenberg	General Counsel	Philips International	295 Madison Ave	New York	NY	10017	USA
190	\$6,583.32	1540	Pima County Arizona	c/o Pima County Attorneys Office	32 N Stone Ave Ste 2100			Tuscon	AZ	85701	USA
12428	\$2,493,671.54	12430	Plaza Las Americas Inc	Attn Richard E Lear	c/o Holland & Knight LLP	2099 Pennsylvania Ave NW Ste 100		Washington	DC	20006	USA
1570	\$256,961.30	9900	Puente Hills Mall LLC	Sharisse Cumberbatch Esq	Glimcher Properties Limited Partnership	180 E Broad St 21st Fl		Columbus	OH	43215	USA
3331	\$0.00	3990	Rabideau, Doris A		118 S Washington St No 209			Green Bay	WI	54301	USA
6549	\$43,133.73	6551	REMINGTON HYBRID SEED CO		PO BOX 974			ANKENY	IA	50021	USA
6549	\$43,133.73	6551	REMINGTON HYBRID SEED CO	Donald W Shelmon Att		119 5 Cullen St		Rensselaer	IN	47978	USA
6543	\$43,133.73	6551	REMINGTON SEEDS		1010 S E 54TH STREET			ANKENY	IA	50021	USA
6543	\$43,133.73	6551	REMINGTON SEEDS	Donald W Shelmon		119 5 Cullen St		Rensselaer	IN	47978	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
6547	\$43,133.73	6551	REMINGTON SEEDS		1010 SE 54TH ST			ANKENY	IA	50021	USA
6547	\$43,133.73	6551	REMINGTON SEEDS	Donald Shelmon Att	119 5 Cullen St			Rensselaer	IN	47978	USA
6548	\$43,133.73	6551	REMINGTON SEEDS		1010 S E 54TH ST			ANKENY	IA	50021	USA
6548	\$43,133.73	6551	REMINGTON SEEDS	Donald W Shelmon Att		119 5 Cullen St		Rensselaer	IN	47978	USA
6550	\$43,133.73	6551	REMINGTON SEEDS LLC	ATTN STEVE HAGEMAN	4746 WEST US HIGHWAY 24	PO BOX 9		REMINGTON	IN	47977	USA
6550	\$43,133.73	6551	REMINGTON SEEDS LLC	Donald W Shelmon Att		119 5 Cullen St		Rensselaer	IN	47978	USA
6544	\$43,133.73	6551	REMINGTON SEEDS, LLC	STEVE HAGEMAN	4746 WEST US HIGHWAY 24	PO BOX 9		REMINGTON	IN	47977	USA
6544	\$43,133.73	6551	REMINGTON SEEDS, LLC	Donald Shelmon		119 5 Cullen St		Rensselaer	IN	47978	USA
6545	\$43,133.73	6551	REMINGTON SEEDS, LLC	ATTN STEVE HAGEMAN	4746 WEST US HIGHWAY 24	PO BOX 9		REMINGTON	IN	47977	USA
6545	\$43,133.73	6551	REMINGTON SEEDS, LLC	Donald Shelmon		119 5 Cullen St		Rensselaer	IN	47978	USA
6546	\$43,133.73	6551	REMINGTON SEEDS, LLC	ATTN STEVE HAGEMAN	4746 WEST US HIGHWAY 24	PO BOX 9		REMINGTON	IN	47977	USA
6546	\$43,133.73	6551	REMINGTON SEEDS, LLC	Donald Shelmon		119 5 Cullen St		Rensselaer	IN	47978	USA
5939	\$0.00	5940	REYES, FERNANDO		7321 MAPLEWOOD CT			CORONA	CA	92880	USA
7127	\$0.00	12449	Ritz Motel Company	Seth A Drucker Honigman Miller	2290 First National Bldg Ste 2290			Detroit	MI	48226	USA
7127	\$0.00	12449	Ritz Motel Company	Frederick S Goldberg	ATMF Realty & Equity Corp	6735 Telegraph Rd Ste 110		Bloomfield Hills	MI	48301	USA
6052	\$7,070,131.60	6039	Robert Gentry and All Those Similarly Situated	c/o Righetti Law Firm PC Matthew Righetti	456 Montgomery St Ste 1400			San Francisco	CA	94104	USA
6133	\$715.00	6043	ROloffs Hawaii Inc		PO Box 30046			Honolulu	HI	96820	USA
1709	\$104,832.00	8767	Rosenthal & Rosenthal Inc	Donald S Leonard	1370 Broadway			New York	NY	10018	USA
1711	\$104,832.00	8767	Rosenthal & Rosenthal Inc	Donald S Leonard	1370 Broadway			New York	NY	10018	USA
1712	\$104,832.00	8767	Rosenthal & Rosenthal Inc	Donald S Leonard	1370 Broadway			New York	NY	10018	USA
3848	\$13,906.00	3806	RUSSELLVILLE STEEL CO INC		PO BOX 1538			RUSSELLVILLE	AR	72811	USA
3848	\$13,906.00	3806	RUSSELLVILLE STEEL CO INC	Russelville Steel Co Inc	Attn Trish Henry	PO Box 1538		Russelville	AR	72811	USA
12740	\$969,312.29	12739	S W Albuquerque LP	Attn Jenny J Hyun Esq	c/o Weingarten Realty Investors	2600 Citadel Plz Dr Ste 125		Houston	TX	77008	USA
2144	\$122,577,855.01	2425	Samsung Electronics America Inc	Philip J Landau Esq	Akerman Senterfitt	350 E Las Olas Blvd Ste 1600		Ft Lauderdale	FL	33301	USA
1365	\$62,637.13	3541	Schiffman Circuit Props	Matthew W Grimshaw	Rutan & Tucker LLP	611 Anton Blvd Ste 1400		Costa Mesa	CA	92626	USA
1365	\$62,637.13	3541	Schiffman Circuit Props		SCHIFFMAN CIRCUIT PROPERTIES		9229 SUNSET BLVD SUITE 602	LOS ANGELES	CA	90069-3406	USA
1367	\$121,277.16	2623	Schiffman Circuit Props	Matthew W Grimshaw	Rutan & Tucker LLP	611 Anton Blvd Ste 1400		Costa Mesa	CA	92626	USA
1367	\$121,277.16	2623	Schiffman Circuit Props	TIS EQUITIES IX LLC	C O SCHIFFMAN MANAGEMENT CO	9229 SUNSET BLVD STE 602		LOS ANGELES	CA	90069-3406	USA
1634	\$897,560.55	224	SDI Technologies		1299 Main St			Rahway	NJ	07065	USA
				Director of Leasins Time Equities Inc as agent for Seekonk Equities LLC							
12476	\$687,537.06	12848	Seekonk Equities LLC	Scott Klatsky	Attn in Fact K&L Gates LLP	55 5th Ave		New York	NY	10003	USA
12476	\$687,537.06	12848	Seekonk Equities LLC	Robert N Michaelson		599 Lexington Ave		New York	NY	10022	USA
10434	\$219.52	11759	SFPUC WATER DEPARTMENT, CA		1155 MARKET ST 1ST FL			SAN FRANCISCO	CA	94103	USA
9636	\$991,736.40	9635	Sierra Lakes Marketplace LLC		1156 N Mountain Ave			Upland	CA	91786	USA
11627	\$991,736.40	9635	Sierra Lakes Marketplace LLC		1156 N Mountain Ave			Upland	CA	91786	USA
2136	\$390.74	2134	SNO WHITE DUST CONTROL SERVICE		PO BOX 221630			HOLLYWOOD	FL	33022-1630	USA
746	\$7,215.55	2529	SNOHOMISH COUNTY PUD NO 1		PO BOX 1107			EVERETT	WA	98206	USA
192	\$77,042.34	519	Solano County Tax Collector		675 Texas St Ste 190C			Fairfield	CA	94533	USA
8308	\$875,724.31	9637	Source Interlink Media LLC	c/o Source Interlink Companies Inc	27500 Riverview Center Blvd			Bonita Springs	FL	34134	USA
11800	\$974,294.77	12193	Southaven Towne Cener II LLC	c/o Scott M Shaw Esq	Husch Blackwell Sanders LLP	2030 Hamilton Place Blvd Ste 150		Chattanooga	TN	37421	USA
11848	\$974,294.77	12193	SOUTHAVEN TOWNE CENTER II LLC	C O SCOTT M SHAW ESQ	HUSCH BLACKWELL SANDERS LLP	2030 HAMILTON PL BLVD STE 150		CHATTANOOGA	TN	37421	USA
2625	\$321,389.91	5600	Southern California Edison		300 N Lone Hill Ave			San Dimas	CA	91773	USA
12056	\$51,026.96	12392	Southland Acquisitions LLC Lease No 3634	Thomas G King DS Holmgren	Kreis Enderle Hudgins & Borsos PC	PO Box 4010		Kalamazoo	MI	49003-4010	USA
12056	\$51,026.96	12392	Southland Acquisitions LLC Lease No 3634	Southland Acquisitions LLC Lease No 3634		PO Box 2470		Portage	MI	49081	USA
12303	\$51,026.96	12392	Southland Acquisitions LLC Lease No 3634	Thomas G King DS Holmgren	Kreis Enderle Hudgins & Borsos PC	PO Box 4010		Kalamazoo	MI	49003-4010	USA
12303	\$51,026.96	12392	Southland Acquisitions LLC Lease No 3634	Southland Acquisitions LLC Lease No 3634		c/o PO Box 2470		Portage	MI	49081	USA
8591	\$30,568.25	11618	SOUTHROADS LLC	DEBBIE PATE	C O MD MANAGEMENT INCORPORATED	5201 JOHNSON DRIVE	SUITE 430	MISSION	KS	66205	USA
8591	\$30,568.25	11618	SOUTHROADS LLC	SOUTHROADS LLC	C O MD MANAGEMENT INC	5201 JOHNSON DR STE 450		MISSION	KS	66205	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
8591	\$30,568.25	11618	SOUTHROADS LLC	SOUTHROADS LLC	AMY E HATCH	POLSINELLI SHALTON FLANIGAN SUELTHAUS PC	700 W 47TH ST STE 1000	KANSAS CITY	MO	64112	USA
10264	\$30,568.25	11618	SOUTHROADS LLC	DEBBIE PATE	C O MD MANAGEMENT INCORPORATED	5201 JOHNSON DRIVE	SUITE 430	MISSION	KS	66205	USA
10264	\$30,568.25	11618	SOUTHROADS LLC	Polisinelli Shalton Flanigan Suelthaus PC	Amy E Hatch	700 W 47th St Ste 1000		Kansas City	MO	64112	USA
3853	\$348,060.75	4566	Spring Hill Development Partners GP Dickson Management Associates LLC Gallatin Management Associates LLC	Attn Sheila deLa Cruz Esq	c/o Hirschler Fleischer PC	PO Box 500		Richmond	VA	23218-0500	USA
5127	\$348,060.75	4566	Spring Hill Development Partners GP Dickson Management Associates LLC Gallatin Management Associates LLC	Attn Sheila deLa Cruz Esq	c/o Hirschler Fleischer PC	PO Box 500		Richmond	VA	23218-0500	USA
12852	\$1,695,260.65	12864	T&T ENTERPRISES LP	ATTN ANTHONY SAMMUT	60 D CORRAL DETIERRA RD			SALINAS	CA	93908	USA
12853	\$1,695,260.65	12864	T&T ENTERPRISES LP	ATTN ANTHONY SAMMUT	60 D CORRAL DETIERRA RD			SALINAS	CA	93908	USA
12872	\$1,695,260.65	12864	T&T Enterprises LP	Attn Anthony Sammut	60 D Corral Deterra Rd			Salinas	CA	93908	USA
12872	\$1,695,260.65	12864	T&T Enterprises LP		Attn Lisa Omori Noland						
12872	\$1,695,260.65	12864	T&T Enterprises LP		Hamerly Etienne Hoss	333 Salinas St	PO Box 2510	Salinas	CA	93902-2510	USA
6065	\$1,404,161.03	8251	Taubman Auburn Hills Associates Limited Partnership	Andrew S Conway	200 East Long Lake Rd Ste 300			Bloomfield Hills	MI	48304	USA
11725	\$9,438.68	11897	The City of Denton Texas	Attn Toni Reedy	City Hall	215 E McKinney St		Denton	TX	76201	USA
8153	\$85,102.68	11001	The City Portfolio LLC	Byron Z Moldo SBN 109652	Moldo Davidson Fraioli Seror & Sestanovich LLP	2029 Century Park E 21st Fl		Los Angeles	CA	90067	USA
7833	\$377,400.36	11000	The City Portfolio LLC et al	Byron Z Moldo SBN 109652	Moldo Davidson Fraioli Seror & Sestanovich LLP	2029 Century Park E 21st Fl		Los Angeles	CA	90067-0000	USA
8599	\$104,053.15	11002	The City Portfolio LLC et al	Byron Z Moldo SBN 109652	Moldo Davidson Fraioli Seror & Sestanovich LLP	2029 Century Park E 21st Fl		Los Angeles	CA	90067-0000	USA
11832	\$1,815.46	11814	The Landing at Arbor Place II LLC	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12196	\$1,815.46	12203	The Landing at Arbor Place II LLC	c/o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
10790	\$96,324.95	5710	The Parkes Companies Inc	c/o Joshua W Wolfshohl	Porter & Hedges LLP	1000 Main St 36th Fl		Houston	TX	77002-0000	USA
11793	\$933,044.32	12192	The Village at Rivergate Limited Partnership	c/o Scott M Shaw Esq	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
11798	\$933,044.32	12192	The Village at Rivergate Limited Partnership	c/o Scott M Shaw Esq	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12191	\$933,044.32	12192	The Village at Rivergate Limited Partnership	c/o Scott M Shaw Esq	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
12902	\$192,052.65	12907	The Washington Post	Attn Credit A Perry	1150 15th St NW			Washington	DC	20071	USA
3979	\$2,010.00	3841	TIFFANY MAINTENANCE SERVICE		PO BOX 25596			NEWARK	NJ	07101	USA
11898	\$399.82	12297	TIME WARNER CABLE BUSINESS SERVICE		PO BOX 650734			DALLAS	TX	75265-0734	USA
4524	\$250,000.00	4272	Tinsley, Clementine		444 Midwood St			Brooklyn	NY	11225	USA
4524	\$250,000.00	4272	Tinsley, Clementine	Clementine Tinsley	c/o Kornblau & Kornblau PC	16 Court St Ste 1210		Brooklyn	NY	11241	USA
4524	\$250,000.00	4272	Tinsley, Clementine	Eric M Kornblau Esq	Kornblau & Kornblau PC	16 Court St Ste 1210		Brooklyn	NY	11241	USA
7454	\$0.00	7456	TJ Maxx of CA LLC	Attn Steve Hoort	Ropes & Gray LLP	One International Pl		Boston	MA	02110	USA
7454	\$0.00	7456	TJ Maxx of CA LLC	TJ Maxx of CA LLC	Attn Susan L Beaumont	c/o The TJX Companies Inc	770 Cochituate Rd	Framingham	MA	01701	USA
8317	\$67,466.66	9236	TKG Coffee Tree LP	c/o Leon Tuan and Eugene Chang	Stein & Lubin LLP	600 Montgomery St 14th Fl		San Francisco	CA	94111	USA
12505	\$0.00	12578	TKG Coffee Tree LP	c/o Eugene Chang	Stein & Lubin LLP	600 Montgomery St 14th Fl		San Francisco	CA	94111	USA
13000	\$0.00	13010	TKG Coffee Tree LP	c/o Eugene Chang	Stein & Lubin LLP	600 Montgomery St 14th Fl		San Francisco	CA	94111	USA
12732	\$842,711.00	12733	Torrance Towne Center Associates LLC	c/o Ian S Landsberg	Landsberg Margulies LLP	16030 Ventura Blvd Ste 470		Encino	CA	91436	USA
12913	\$84,726.00	12914	TORRANCE TOWNE CENTER ASSOCIATES LLC	IAN S LANDSBERG ESQ	LANDSBERG MARGULIES LLP	16030 VENTURA BLVD STE 470		ENCINCO	CA	91436	USA
12913	\$84,726.00	12914	TORRANCE TOWNE CENTER ASSOCIATES LLC	ASSOC	JOHN MASTANDREA	2601 AIRPORT DR STE 300		TORRANCE	CA	90505	USA
325	\$3,310.00	1598	TV Jerry Inc	Jerry Williams	4802 Monument Ave			Richmond	VA	23203-3616	USA
7670	\$118,663.44	6957	UNIVERSAL REMOTE CONTROL	RATTET PASTERNAK & GORDON OLIVER LLP	500 MAMARONECK AVE			HARRISON	NY	10528	USA
7138	\$65,068.08	6957	Universal Remote Control Inc	Rattet Pasternak & Gordon Oliver LLP	550 Mamaroneck Ave Ste 510			Harrison	NY	10528	USA
7671	\$65,068.08	6957	Universal Remote Control Inc	Rattet Pasternak & Gordon Oliver LLP	550 Mamaroneck Ave Ste 510			Harrison	NY	10528	USA
8457	\$351,573.08	7418	US Signs Inc	Fullerton & Knowles Inc	c/o Richard I Hutson	12644 Chapel Rd Ste 206		Clifton	VA	20124	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
277	\$1,808,715.34	298	Virginia Department of Taxation	Taxing Authority Consulting Services PC	Bankruptcy Counsel	PO Box 2156		Richmond	VA	23218-2156	USA
4262	\$1,176,397.26	1700	VISIONTEK PRODUCTS LLC	TINA ANDREWS	1610 COLONIAL PARKWAY			IVERNESS	IL	60067	USA
12632	\$1,620,858.57	12635	Weingarten Nostat Inc	Attn Jenny J Hyun Esq	c/o Weingarten Realty Investors	2600 Citadel Plz Dr Ste 125		Houston	TX	77008	USA
37	\$4,760.40	267	WENO FM Radio WRFX FM Radio	c/o Szabo Associates Inc	3355 Lenox Rd NE 9th Fl			Atlanta	GA	30326	USA
8903	\$14,969.99	9594	Woodmont Sherman LP	Attn James S Carr Esq Robert L LeHane Esq	Kelley Drye & Warren LLP	101 Park Ave		New York	NY	10178	USA
8903	\$14,969.99	9594	Woodmont Sherman LP	Woodmont Sherman LP	Attn Carol Ware Bracken Pres Investment Svcs	c/o The Woodmont Company	2100 W 7th St	Fort Worth	TX	76107	USA
2286	\$178,242.00	575	ZT GROUP INTERNATIONAL		350 MEADOWLANDS PARKWAY			SECAUCUS	NJ	07094	USA

## **EXHIBIT N**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott

motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b) (2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

**BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

**PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,

Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").

**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation:

(a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

**BASIS FOR RELIEF**

**A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.

In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus

Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
P.O. Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
Chris L. Dickerson, Esq.  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

MCGUIREWOODS LLP

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
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(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
: :  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., : :  
: :  
Debtors. : Jointly Administered  
----- x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned debtors (collectively, the "Debtors") for the entry of an order (the "Order") approving (a) procedures for filing omnibus objections to Claims asserted in the above-captioned

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection

Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

\_\_\_\_\_  
UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
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- and -

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(312) 407-0700

- and -

/S/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
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One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley

**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No.       ] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on       , 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

---

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.

captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
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- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
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333 West Wacker Drive  
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(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

----- x  
In re: : Chapter 11  
:   
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :   
:   
Debtors. : Jointly Administered  
----- x

**NOTICE OF THE DEBTORS'  
[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [\_\_\_\_\_] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[\_\_\_\_\_]

**PLEASE TAKE FURTHER NOTICE THAT** on [\_\_\_\_], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No.       ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim Number</u>	<u>Claim Amount</u>	<u>Reference Objection</u>
[Claimant Name] [Claimant Address]	Claim to Be Disallowed		
	Surviving Claim		

YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.

Critical Information for Claimants  
Choosing to File a Response to the Omnibus Objection

Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m.**  
**(Eastern Time) on [ ] , 2009 (the "Response Deadline") .**

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, DE 19899-0636  
Attn: Gregg M. Galardi  
Attn: Ian S. Fredericks

MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, VA 23219  
Attn: Dion W. Hayes  
Attn: Douglas M. Foley

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on  
[ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response**  
**and Information Regarding the Hearing on the Omnibus**  
**Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

**Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.

Dated: March \_\_, 2009

Richmond, Virginia

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FLOM, LLP

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Counsel for Debtors and Debtors  
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